EXHIBIT D

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 2 of 178

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
x
KERRY ASHDOWN, Plaintiff,
-against- Case No. 13 CV 1374 (HB) (GWG)
EQUINOX a/k/a EQUINOX FITNESS CLUB and incorporated as EQUINOX HOLDINGS, INC., JOE MATARAZZO a/k/a
JOSEPH MATARAZZO, MAURO MAIETTA, LAWRENCE SANDERS, MATT PLOTKIN a/k/a MATTHEW PLOTKIN, AND MATT HERBERT
a/k/a MATTHEW HERBERT, Defendants.
X
DEPOSITION OF
MAURO MAIETTA
NEW YORK, NEW YORK
SEPTEMBER 10, 2013
ATENICON_DAKED INC
ATKINSON-BAKER, INC. COURT REPORTERS
(800) 288-3376 www.depo.com
REPORTED BY: RENATE REID, RPR FILE NO. A70997F

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 3 of 178

```
1
    UNITED STATES DISTRICT COURT
    SOUTHERN DISTRICT OF NEW YORK
 2
 3
    KERRY ASHDOWN,
                        Plaintiff,
 4
            -against-
                             Case No.
 5
                              13 CV 1374 (HB) (GWG)
 6
    EQUINOX a/k/a EQUINOX FITNESS CLUB and incorporated
    as EQUINOX HOLDINGS, INC., JOE MATARAZZO a/k/a
 7
    JOSEPH MATARAZZO, MAURO MAIETTA, LAWRENCE SANDERS,
    MATT PLOTKIN a/k/a MATTHEW PLOTKIN, AND MATT HERBERT
    a/k/a MATTHEW HERBERT,
 8
                         Defendants.
 9
    -----x
10
                          September 10, 2013
11
                          10:04 a.m.
12
13
      Deposition of MAURO MAIETTA, held at The Harman
14
    Firm, PC, 200 West 57th Street, New York, New York,
15
    before Renate Reid, Registered Professional Reporter
16
    and Notary Public of the State of New York.
17
18
19
20
21
22
23
24
25
```

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 4 of 178

```
1
    A P P E A R A N C E S:
 2
 3
       THE HARMAN FIRM, PC
       Attorneys for Plaintiff
 4
            200 West 57th Street
 5
            Suite 900
 6
            New York, N.Y. 10019
 7
 8
       BY: WALKER G. HARMAN, JR., Esq.
 9
10
11
       LAROCCA HORNIK ROSEN GREENBERG & BLAHA, LLP
12
       Attorneys for Defendants
13
            40 Wall Street, 32nd Floor
14
            New York, N.Y. 10005
15
       BY: PATRICK T. MCPARTLAND, Esq.
16
17
18
19
20
21
22
23
24
25
```

IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the respective parties hereto, that the filing, sealing and certification of the within deposition shall be and the same are hereby waived; IT IS FURTHER STIPULATED AND AGREED that all objections, except as to the form of the question, shall be reserved to the time of the trial; IT IS FURTHER STIPULATED AND AGREED that the within deposition may be signed before any Notary Public with the same force and effect as if signed and sworn to before the Court.

```
1
    MAURO MAIETTA, called as a witness,
 2
    having been first duly sworn by the Notary Public, was
 3
    examined and testified as follows:
 4
    EXAMINATION BY
 5
 6
    BY MR. HARMAN:
 7
                  Q. Good morning.
 8
                  A. Good morning.
 9
                  Q. Could you please state your name and
10
           address for the record?
11
                  A. Mauro Maietta,
12
13
                  Q. And have you ever gone by any other
14
           name?
15
                  Α.
                      No.
16
                  Q. How long have you lived at that
17
           address?
18
                  A. Since February of 2013.
19
                  Q. And is Mauro Maietta your full legal
20
           name?
21
                      Yes. My middle name is Salvatore.
                  Α.
22
                      Have you ever been deposed before?
                  Q.
23
                      No, I have not.
                  Α.
24
                  Q. Have you ever been a party to a lawsuit
25
           before?
```

1	A. No.
2	Q. And just to be clear, you've never sued
3	anyone?
4	A. No.
5	Q. And no one has ever sued you?
6	A. No.
7	Q. All right. Let me go over a few of the
8	ground rules because you've never been deposed
9	before. My name is Walker Harman. I'm a lawyer.
10	I represent Kerry Ashdown in a lawsuit that she
11	brought against Equinox and others in their
12	individual capacity.
13	Do you understand that?
14	A. Yes.
15	Q. And do you understand that you have
16	been named as an individual defendant in Kerry
17	Ashdown's lawsuit?
18	A. Yes.
19	Q. I'm going to ask you a series of
20	questions today concerning Ms. Ashdown's lawsuit.
21	If you don't understand a question I ask you,
22	please ask me to repeat it or rephrase it, I'll
23	endeavor to do either or both. In other words, if
24	you answer the question, the transcript is going
25	to read as you understood the question. So make

1 sure that you understand what I'm saying. I want 2 you to understand what I'm saying. 3 Do you understand that? A. Thank you. Yes. 4 Q. During the deposition today, you can 5 6 take a break at any time. I'm not sure how long 7 we're going to go today. We could go into the afternoon. We'll certainly take a lunch break and 8 9 other short breaks throughout the day. 10 Let me know if you need to take a break, 11 use the bathroom, to get some water or whatever. 12 The only request I have of you is that you answer 13 any pending question. So if I've asked a 14 question, you need to provide an answer before you 15 take a break. 16 Do you understand that? 17 A. Yes. 18 Q. Are you aware that you're under oath 19 today? 20 A. Yes. 2.1 And that failing to tell the truth Q. 22 under oath is a crime called perjury? 23 Α. Yes. 24 Q. You're under the same oath as if you 25 were appearing in court.

1 Do you understand that? 2 A. Yes. 3 Q. While your deposition is ongoing, I'm going to ask you not to talk about your testimony 4 5 with anyone. Do you understand that? 6 7 A. Yes. Q. I don't think we're going to have a 8 9 problem, but you also need to verbalize your 10 answers to any questions. So a gesture, the 11 nodding of the head, or some other physical 12 response can't always be taken down by the court 13 reporter. So I would ask you to just verbalize 14 your answers to any questions. 15 Do you understand that? 16 A. Yes. 17 Q. Along those same lines -- and it's a 18 two-way street -- we need to try not to interrupt 19 one another. So let me finish my question, you 20 can then provide a response. There might be 2.1 occasions where your lawyer may object or make an 22 instruction and you can answer, so let's try not 23 to cut one another off because it makes it 24 difficult for the court reporter. 25 Do you understand that?

1	A. Yes.
2	Q. The questions I'm going to ask you are
3	routine questions I would ask anyone at a
4	deposition.
5	Can I have your date of birth?
6	A. August 31,
7	Q. And have you had any alcohol in the
8	last 24 hours?
9	A. No.
10	Q. Have you taken any medications in the
11	last 24 hours?
12	A. Just Advil yesterday.
13	Q. Have you been prescribed any
14	medications that you were not taking?
15	A. No.
16	Q. And are you currently employed?
17	A. Yes.
18	Q. Where?
19	A. Equinox Fitness. I work at the Soho
20	location.
21	Q. What is your job title?
22	A. Personal training manager.
23	Q. How long have you held that title?
24	A. Since 2011, I believe, September.
25	Q. Can you think of any reason why you

1	couldn't provide your best and truthful answers
2	here today during the deposition?
3	A. Can you say that again, please?
4	Q. Can you think of any reason why you
5	could not provide your best and most truthful
6	answers here today?
7	A. No.
8	Q. Has anyone told you to provide
9	dishonest answers today?
10	A. No.
11	Q. Have you ever been arrested?
12	A. No.
13	Q. Have you ever been accused of a crime?
14	A. No.
15	Q. Have you ever been accused of lying?
16	A. No.
17	Q. Have you ever been accused of a
18	dishonest act?
19	A. No.
20	Q. Have you ever been terminated from a
21	job?
22	A. No.
23	Q. What, if anything, did you do to
24	prepare for today's deposition?
25	A. Met with this gentleman on the right.

1	MR. MCPARTLAND: To put it on the
2	record, there's an attorney-client
3	privilege, so don't disclose the nature of
4	any communications. I don't think that
5	Mr. Harman is going to ask any questions
6	like that, but just so that you're aware of
7	that.
8	THE WITNESS: Okay. Thank you.
9	Q. Certainly. So the record is crystal
10	clear, I am not going to ask you about the content
11	of your communications with Mr. McPartland or any
12	other lawyer you've spoken to regarding this
13	matter.
14	Are you represented by counsel in this
14 15	Are you represented by counsel in this case?
15	case?
15 16	case?
15 16 17	case? A. Yes. Q. Who is your counsel?
15 16 17 18	Case? A. Yes. Q. Who is your counsel? A. The gentleman to my right.
15 16 17 18	Case? A. Yes. Q. Who is your counsel? A. The gentleman to my right. Q. What is his name?
15 16 17 18 19 20	A. Yes. Q. Who is your counsel? A. The gentleman to my right. Q. What is his name? A. Can't remember his last name off the
15 16 17 18 19 20 21	A. Yes. Q. Who is your counsel? A. The gentleman to my right. Q. What is his name? A. Can't remember his last name off the top of my head, but I know his first name is Pat,
15 16 17 18 19 20 21 22	A. Yes. Q. Who is your counsel? A. The gentleman to my right. Q. What is his name? A. Can't remember his last name off the top of my head, but I know his first name is Pat, so I've been calling him Pat.
15 16 17 18 19 20 21 22 23	A. Yes. Q. Who is your counsel? A. The gentleman to my right. Q. What is his name? A. Can't remember his last name off the top of my head, but I know his first name is Pat, so I've been calling him Pat. Q. How long has he been your lawyer?

1	for his time?
2	MR. MCPARTLAND: Objection.
3	You can answer.
4	A. No.
5	Q. And did you sign a retainer agreement
6	to retain your lawyer?
7	A. I don't believe so.
8	Q. And other than Pat, are you represented
9	by any other lawyer?
10	A. No.
11	MR. MCPARTLAND: By counsel, he's
12	represented by our law firm. There are
13	other lawyers at our firm, so I'll clarify
14	that.
15	MR. HARMAN: I would ask you not to
16	make speaking objections, please.
17	MR. MCPARTLAND: That was just a
18	statement for the record.
19	MR. HARMAN: I'm seeking the witness's
20	understanding; not counsel's.
21	MR. MCPARTLAND: Okay.
22	BY MR. HARMAN:
23	Q. Have you met with anyone, any other
24	lawyer other than Pat, regarding Ms. Ashdown's
25	lawsuit?

1	A. I met with one of his colleagues. I
2	don't remember his name.
3	Q. When was that?
4	A. Did you say when was that or what was
5	that?
6	Q. When was that?
7	A. I believe it was June of this year.
8	Q. Where did that take place?
9	A. At their law offices.
10	Q. Was that in lower Manhattan?
11	A. I don't remember the address.
12	Q. And was anyone else present at that
13	meeting?
14	A. Just myself, Pat and his colleague.
15	Q. And did you review any documents during
16	that meeting?
17	A. Yes.
18	Q. What documents did you review?
19	A. E-mails, stuff relating to my job.
20	Q. Anything else?
21	A. No. I believe that was the nature of
22	the documents.
23	Q. What e-mails did you look at?
24	A. When you say, "what e-mails," you want
25	to know the nature of the e-mails?

1	Q. I want to know what e-mails you looked
2	at.
3	A. They were correspondence that I was
4	involved in.
5	Q. What type of correspondence?
6	A. Some of them were between me and my
7	supervisor, some were between myself and Kerry
8	Ashdown. I think that was all the e-mails.
9	Q. And when you say your supervisor, who
10	do you mean by that?
11	A. Lawrence Sanders, my general manager.
12	Q. So it's your recollection that you
13	looked at e-mails between you and Mr. Sanders; yes
14	or no?
15	A. Yes.
16	Q. And then you looked at e-mails between
17	you and Ms. Ashdown?
18	A. Yes.
19	Q. And did you look at any other e-mails?
20	A. I don't recall.
21	REQ MR. HARMAN: I'm just going to call for the
22	production of all e-mails that were reviewed by
23	Mr. Maietta during the June meeting, and we will follow
24	up in writing, and that would be true with respect to any
25	additional requests made on the record today.

1		MR. McPA	RTLAND: Okay.
2	BY MR.	HARMAN:	
3		Q. And then	you also testified, in
4		addition to the e-m	ails, that you looked at stuff
5		related to the job?	
6		Is that a	fair recollection?
7		A. Stuff re	lated to my job, yes.
8		Q. What do	you mean by that?
9		A. There's	a report called the performance
10		commission, and we	took a look at one of those.
11		Q. And whic	h one did you look at?
12		A. I don't	know the specific dates of it,
13		but it involved ses	sions from a member. I don't
14		remember the member	's name. The performance
15		commission goes over	r pay period reports for
16		trainers, so I don'	t remember the dates of this
17		particular one.	
18		Q. Was this	report for you? Was it
19		generated for your	was it a performance
20		commission report f	or you?
21		A. No.	
22		MR. McPA	RTLAND: Object to the form.
23		Q. Whose pe	rformance commission report was
24		it?	
25		A. I don't	remember the trainer's name on

1 this one. I think it was one of the trainers that 2 I was in charge of at that time. It's a report 3 that I run for all the trainers, including myself. Q. Was there some inaccuracy contained 4 5 within the report? A. Define "inaccuracy." 6 7 Q. Well, was the report related to Ms. Ashdown? 8 9 MR. McPARTLAND: Object to the form. 10 I don't remember which trainer report 11 it was run for. The way the report works is it's 12 a system that the personal training manager and 13 fitness manager have access to. And during the 14 course of any pay period, you run this report to 15 make sure the trainers are properly compensated 16 for sessions, the correct sessions were pulled, 17 following up to make sure training clients are 18 utilizing their sessions. So it's something that 19 the managers are very intimate with in relation to 20 the PT business. 2.1 Q. But you looked at the report? 22 A. Yes. Part of my job is I have to look 23 at the report on a daily basis. 24 Q. But in June, in your lawyer's office, you looked at a performance commission report? 25

```
1
                       That's correct.
                   Α.
 2
                       Did you look at more than one?
 3
                   A. No. It was the same report.
 4
     DIR
                   Q. And without delving into conversations
            you had with your lawyer, what was your understanding
 5
 6
            of the purpose of looking at the report?
 7
                       MR. MCPARTLAND: Objection. Don't
                   answer that. You're going into
 8
 9
                   communications now. You can ask him what he
10
                   looked at.
11
     RUL
                   Q. I'm not asking you about your
     communications with your lawyer. I'm asking you about
12
13
     whether you have any independent understanding as to why
     you were looking at that report.
14
15
                       MR. McPARTLAND: Objection. It's
16
                   privileged.
17
                     I'm instructing you not to answer.
18
                       MR. HARMAN: Mark it for a ruling,
19
                   please.
20
                   Q. Do you remember any names on the
21
            report?
22
                   A. No. As I said, I don't remember the
23
            names of the clients that we were looking at.
24
            There's a lot of clients that appear normally on
25
            these reports.
```

1	Q. And you don't remember what trainer it
2	was for?
3	A. I don't want to tell you the wrong
4	name.
5	Q. Do you remember anything about the name
6	of the trainer?
7	A. If I don't remember the name, I don't
8	know if I would remember
9	Q. Just so the record is clear, this was
10	in June this year, three months or so ago?
11	A. Yes. We were looking at performance
12	commissions, and that's one of the reports you're
13	asking me that I looked at, and I'm trying to give
14	you the most truthful answer.
15	Q. Did you look at more than one report?
16	MR. McPARTLAND: Asked and answered.
17	You can answer.
18	A. No. I just looked at one performance
19	commission.
20	Q. But you don't remember the name of the
21	trainer?
22	A. No.
23	Q. And do you remember whether this was a
24	man?
25	A. Yes. It could have either been Ryan

1 Hopkins or Bobby Dwyer. 2 Q. Why do you believe it was either Ryan 3 Hopkins or Bobby Dwyer? A. These are the trainers that were 4 involved, I believe, in what we're speaking about 5 6 today. 7 Q. Well, what do you mean by "what we are speaking about today"? 8 9 A. Well, the performance commission that we're looking over -- I don't know if I'm 10 11 answering you incorrectly -- it was in relation to sessions that shouldn't have been on the 12 13 performance commission. And these are the two 14 trainers that were involved. And when I answer 15 you that I don't remember which trainer, I don't 16 remember if we were looking at Bobby's specific 17 performance commission or Ryan's. So I don't want 18 to answer you inaccurately. 19 Q. Is Ryan still employed at Equinox? 20 Α. No. 2.1 Q. And when was the last time that he was 22 employed by Equinox? 23 A. I believe it was June of this year. 24 June of 2013. 25 Q. And how did his employment end with

1	Equinox?
2	A. He voluntarily resigned for another
3	position.
4	Q. Another position where?
5	A. I believe he's currently working in
6	Soho, at another his own practice, his own
7	fitness center.
8	Q. And, again, when you say, "what we are
9	speaking about today," I don't know what that
10	means exactly. So you're going to have to work
11	with me.
12	What is what did you mean when you
13	said, "what we're speaking about today"?
14	MR. McPARTLAND: Asked and answered.
15	You can answer.
16	A. I was speaking about the performance
17	commissions. You asked me what I looked at, and I
18	told you I looked at performance commissions and
19	e-mails.
20	Q. So let's stick with the performance
21	commissions.
22	And you believe it was either for Ryan or
23	Bobby; right?
24	A. That's correct.
25	Q. What do you recall about the

1 performance commission? 2 There were sessions, but that's what's 3 on performance commissions; either Equifits, free PTs, tiered sessions, AmEx sessions. So what I 4 5 remember specifically about that one, is we were looking at AmEx PT sessions from an expired 6 7 member -- or excuse me, a cancelled member. Q. You were looking at expired AmEx PT 8 9 sessions? 10 No. I was looking at AmEx PT sessions 11 for a cancelled member. 12 MR. McPARTLAND: I'm going to object to 13 this line of questioning. We're delving 14 into what was happening during an 15 attorney-client meeting and it's 16 inappropriate. You have copies of the 17 commission reports. Put them in front of 18 him and ask him questions about it. 19 But you have to stop asking him questions 20 about the meeting or I will instruct him 2.1 not to answer. I don't want to interrupt 22 the deposition, but this is an odd way to 23 go about this. 24 MR. HARMAN: I have a right to ask him 25 about everything he looked at.

1	MR. McPARTLAND: You can ask him what
2	he looked at, but you can't ask him why it
3	was shown to him or what he understood
4	MR. HARMAN: I didn't ask him why it
5	was shown to him. If you continue these
6	kinds of speaking objections in the
7	presence of your client, we're
8	MR. MCPARTLAND: It's not a speaking
9	objection. It's an attorney-client
10	privilege.
11	MR. HARMAN: You have made your
12	objection known. So far he's not testified
13	to any communications between an attorney
14	and client.
15	Can I move on, please?
16	MR. McPARTLAND: Sure.
17	BY MR. HARMAN:
18	Q. With respect to the document that you
19	looked at, you recall that there were AmEx
20	personal training sessions from a cancelled
21	member; is that correct?
22	A. Yes.
23	Q. What was the significance, if anything,
24	about that?
25	A. The significance of sessions pulled for

a cancelled member are just inherent in the phrase. Sessions should be pulled for members who are no longer utilizing the gym unless there is an extenuating circumstance, or note in their account as to why these sessions should be pulled.

And at the time, I was a fitness manager, and one of the jobs of the fitness manager is to do the payroll, do the pay period ending. So I was reviewing the performance commission, like I do every pay period, to make sure sessions were properly pulled for trainers, to make sure the trainers were properly compensated for their time.

And you become quite familiar with the reports in making sure that everything is in its proper order. And what I had noticed on this particular report were there were three or four sessions pulled on the same date for a member. Part of my job is to actually go into the system, check the member's account, make sure the sessions were properly pulled, to see if there were any notes on the sessions.

There are occasions where multiple sessions are pulled on the same day, but there are notes indicating that the session is from another day. Either the training client late-cancelled or

1 no-showed; there was an issue at the front desk. 2 These particular sessions, there weren't any 3 notes. They were just all pulled on the same day, and it turned out that that member had not even 4 utilized the club in quite some time. 5 Q. And were these conclusions that you 6 7 came to in June of this year? A. No. This was a performance commission, 8 9 I believe, when I was the fitness manager of Soho, 10 which was in 2011. 11 Q. So these are conclusions you reached in 12 2011? 13 A. Yes, when I was running the reports. 14 Like I told you, it's something that on a daily 15 basis, you run it. During that time in 2011, when 16 we used a system called eTrac there was a 17 spreadsheet that we developed to make sure that 18 new members had utilized their Equifits and their 19 free PTs. 20 There's also a type of member in 2011 2.1 that had American Express sessions. These were 22 the type of leads that we wanted to make sure we

made priority for the fact that trainers had

additional times to train them based on the

American Express sessions.

23

24

25

1 So the job of the fitness manager is to 2 track that on the spreadsheet, make sure the 3 sessions were utilized by the right trainer, in the proper time frame, and then we want to check 4 up with the trainer to make sure that the client 5 6 was converted into an actual purchasing training 7 member. 8 Q. Is the eTrac system still utilized 9 today? 10 No. We've moved to a different system. 11 It's a little more automated. Q. What is the system? 12 13 It's called Blue Sky. It's an ESP 14 pipeline. When did you start using Blue Sky? 15 Q. 16 A. Blue Sky was rolled down -- we've been 17 using Blue Sky for other programs, but now, as far 18 as the tracking of leads and notes, that started 19 in 2012. 20 Q. So it's your recollection that you noticed the three or four sessions on the 2.1 22 performance commission report back in 2011? 23 A. Yes. 24 Q. And when in 2011 did you notice that? 25 Α. I don't remember the exact monthly time 2.1

frame, but the performance commission that you're speaking about, I think, was the second time that I had noticed an aberration on the report. And after the first occasion, I just made a note of it just to see if maybe it was something that might have happened, computer error. And it wasn't until I noticed it this time, the second time, that it didn't seem right to me.

- Q. When you say you noticed it on two different occasions, was that on the -- a performance commission report with the same trainer?
 - A. I believe so, yes.
- Q. And when was the first time that you noticed it?
- A. I don't remember the exact dates, but it was after February, in 2011. That's when I started at the Soho location as a fitness manager.
- Q. And you say on the first occasion, you noticed what?
- A. On the first occasion, I believe it was one or two sessions that didn't coincide with the trainer's active client roster. So I didn't know if it was maybe a training client who trained as a one-off. It wasn't until the second time, where I

1	believe it was three or four sessions, that I
2	decided I needed to look further and make sure
3	this was actually a training client for that
4	particular trainer.
5	Q. And you said you made a note the first
6	time?
7	A. Mental note. Mental note.
8	Q. You didn't speak to anyone about it?
9	A. No. I just went home and I spoke to my
10	wife about it. I said, "Hey, I noticed this at
11	work today."
12	Q. And what is your wife's name?
13	A. Sheila Maietta.
14	Q. And how long have you been married to
15	Sheila?
16	A. Since April 8, 2011.
17	Q. And does your wife work at Equinox?
18	A. No.
19	Q. Is she a personal trainer?
20	A. No.
21	Q. What does she do for a living?
22	A. She works for North Shore Hospital.
23	She's involved in third-party billing.
24	Q. So you didn't speak to Mr. Sanders
25	about it?

1	A. No.
2	Q. And you didn't speak to Ms. Ashdown
3	about it?
4	A. No.
5	Q. And at that time, it was your who
6	was your direct supervisor?
7	A. Lawrence Sanders.
8	Q. And you didn't speak to the particular
9	trainer about it?
10	A. No.
11	Q. What did you say to your wife?
12	A. I told my wife that I noticed some
13	sessions that were pulled for a trainer for a
14	client that was not his. I just want to keep my
15	eye on it.
16	Q. Now, earlier, you testified that you
17	noticed that it was a client that was not on his
18	roster. So at the time of the first incident, did
19	you know for sure whether or not the client was
20	the personal trainer or not?
21	MR. McPARTLAND: Object to the form.
22	You can answer.
23	A. The first time, I believe, was one or
24	two sessions. We have, on any given month,
25	anywhere from 400 to 500 active clients. It's

1 hard to remember all their names. So generally, 2 in a day, I want to utilize my energies for either 3 big inaccuracies or things that really require my attention. 4 5 So this first case where it was just one or two sessions, I assumed that it could have been 6 7 a member that the trainer met on the floor, met through a referral and they just pulled the 8 9 session for either an hour on the floor, something 10 of that nature. 11 When I saw it the second time and it was 12 four sessions on the same day, that's something 13 that is a little more glaring that you're going to 14 have to look a little further into. 15 Q. It would be helpful if you just 16 focus -- just in terms of time efficiency, if you 17 just answer my questions. 18 So on that particular day, when you 19 noticed the one or two, what was alarming about 20 it, specifically? 21 A. That they were American Express 22 sessions. 23 Q. And what was alarming about American 24 Express sessions? 25 A. As a fitness manager, I'm responsible

1 for the leads that are given out to the trainers. 2 So the American Express leads, specifically, they are few and far between, and those are names that 3 I generally have a better time recalling or 4 5 knowing who I gave that lead to. This particular member was not a lead 6 7 that I gave to that trainer. So I was -- just made a mental note to see if maybe the person 8 9 might have met that client on the floor, and if I 10 saw it again, I was going to look into it a little 11 further. 12 Q. And I believe I already asked this, but 13 what did you say to your wife? 14 A. I went home, I told her that I noticed 15 sessions that were pulled for a trainer that may 16 not be his training client, and something I wanted 17 to keep an eye on. 18 Q. And you didn't talk to the trainer at 19 that time? 20 A. No. 21 Q. You didn't think to just go and ask 22 him? 23 A. No, because it was just one or two. 24 Like I told you, it's something where part of what the trainer needs to do is generate business for 25

1 themselves. The trainer could have very well been 2 on the floor, engaged the member. 3 Q. You didn't talk to the trainer; yes or no? 4 A. No, not for the one session. 5 6 Q. Who was the trainer's direct supervisor at that time? 7 A. At that time, it would be myself, Mauro 8 9 Maietta, and Kerry Ashdown, the personal training 10 manager. 11 Q. Are you testifying today that you were 12 the trainer's direct supervisor? 13 A. Yes, one of them. 14 Q. And the trainer had another direct 15 supervisor? 16 A. Yes. The way the personal training 17 department works --18 Q. Answer the question, yes or no; there 19 was another direct supervisor? 20 A. Yes. 2.1 Q. Who was that? 22 A. Kerry Ashdown, the personal training 23 manager. 24 Q. And you didn't think to go speak to 25 Ms. Ashdown about it?

1	A. It's not something that
2	Q. Just answer the question, please. Just
3	answer the question; you didn't think to speak to
4	Ms. Ashdown about it?
5	MR. McPARTLAND: Object to the form.
6	You can answer.
7	A. No.
8	Q. So there was a second time where you
9	noticed three or four sessions; yes?
10	A. That's correct, yes.
11	Q. And at that time, what, if anything,
12	did you do about it?
13	A. At the time of when I noticed the
14	sessions?
15	Q. Correct. This is the same personal
16	trainer?
17	A. On that report, yes.
18	Q. And this time there are three or four
19	sessions?
20	A. Yes. So what part of the daily
21	tasks I have to go through, like I told you, is
22	track, and what I did that time because I
23	noticed it again for the same trainer with the
24	same type of sessions, I looked into the member's
25	account, noticed the member was a cancelled

2.1

member. The member hadn't even used the Soho location.

using one of our Florida clubs. And I noticed there were no notes as to why the sessions were pulled. I noticed who pulled the sessions. And I printed out the report just to verify with my eTrac. And then, it was really something where I had to decide what to do in relation to it in our department, and I felt the best course of action was to speak with my supervisor, Lawrence Sanders, somebody that I've known for the entire time that I was in the company.

I went to Lawrence and I asked him for advice on what I should do with this particular situation. He's somebody that I trust to ask advice. He's been my general manager now two locations, and I asked him how I should handle the situation because I wanted to ask Kerry about it, but I did not know how to ask her because I was always very fearful of how she would respond when I would bring up things in the office.

We didn't have the best communication in the PT office. Any time she didn't like my opinion on something, she had a tendency to raise

1	her voice
2	Q. I haven't asked you about your
3	relationship with Ms. Ashdown. I want you to
4	answer my questions. It's going to be a lot
5	easier.
6	I just asked you, what, if anything, you
7	did about the second incident when you noticed the
8	three or four sessions?
9	MR. McPARTLAND: He is answering the
10	question.
11	A. I just wanted to give you a
12	Q. So you spoke to Mr. Sanders; yes or no?
13	A. Yes.
14	Q. And you chose not to speak to
15	Ms. Ashdown; yes or no?
16	A. Not until I after I spoke with
17	Lawrence because I was asking his advice on how to
18	speak with her.
19	Q. So you noticed these three or four
20	sessions for this personal trainer, and you did
21	not speak to Ms. Ashdown?
22	A. No.
23	Q. And you never spoke to Ms. Ashdown
24	prior to reporting the session pulls to
25	Mr. Sanders; correct?

1 About the sessions or spoke to her in 2 general? 3 About the sessions. 0. No, I didn't speak to her about the 4 5 sessions. 6 Q. And the personal trainer, did you ever 7 speak to him about the sessions? 8 No. Α. 9 Q. And so you went and spoke to 10 Mr. Sanders. 11 Did you go and speak to him on that day? 12 A. I told him that day that I wanted to 13 speak with him. I don't remember if I spoke to 14 him later that day or the next day. 15 Q. What did you say to him? 16 I told him I needed to speak to him 17 about sessions that I noticed were pulled, and I wanted his advice on how to handle it and how to 18 19 approach Kerry with the information. 20 Q. And what did he say? I showed him the forms commission. 2.1 22 think he was in a little bit of disbelief. He 23 said, "Okay. I'll handle it from here. No need 24 for you to make a big deal about it." 25 I don't remember his exact verbiage, but

1 he told me he was going to handle the situation 2 from that moment forward. 3 Q. Did he say anything else? Α. No. 4 5 Did you say anything to him? Q. A. Just in relation to the performance 6 7 commission. I told him what I had told you about what I determined about the sessions; they were 8 9 for a cancelled member. There were no notes as to 10 why the sessions were pulled. The member wasn't 11 utilizing our club. And he said, "Okay. I'll take care of it from here." 12 13 Q. Did the performance commission report 14 indicate who had pulled the sessions? 15 A. The report doesn't tell you who pulled 16 the sessions, but when you go into the member's 17 account to look at the sessions pulled, it does 18 have an initial system of the individual who 19 pulled the sessions. 20 Q. And when you first noticed -- during 2.1 the first incident, when you first noticed the two 22 sessions, did you go into the account to see who 23 had initialed it? 24 MR. McPARTLAND: Object to the form. 25 You can answer.

1 A. When I first went in, I don't remember 2 if I looked at the initials, no. O. And how about the second time? 3 A. Yes. Like I told you, I went in to 4 look because it was three or more sessions. When 5 I went into the account, and you pull it up to see 6 7 if there are notes, that's right there on the same line item. It's notes and then the initials of 8 9 the person who pulled it. 10 Q. And what notes were there? 11 A. There were no notes for any of the 12 three or four sessions pulled, and the initials 13 were KA. 14 Q. When you say "initials," what do you 15 mean by that? A. Well, the way the system works is they 16 17 take the first letter of the first name, first 18 letter of your last name, and they put that -- I 19 quess, associated with the individual who pulled 20 the sessions. 21 Q. So by the second time, was it your 22 belief that -- what does "KA" stand for, if you 23 know? 24 A. KA, in relation to that performance 25 commission, would be Kerry Ashdown.

1	Q. And so after your review of the second
2	situation that you've testified to, was it your
3	belief that Kerry Ashdown had pulled these
4	sessions?
5	A. Based on the initials, I would believe
6	that she pulled them, yes.
7	Q. You tell Lawrence Sanders that Kerry
8	Ashdown had pulled these sessions?
9	A. No. I just told him that her initials
10	were on the report, so it looks as if Kerry had
11	pulled the sessions.
12	Q. So you did tell him that it looks as if
13	Kerry had pulled the sessions?
14	A. Well, yes, because I told him that the
15	information on the sessions, they were AmEx
16	sessions for a cancelled member. And when I
17	looked in to make sure, to see the notes, the
18	initials I saw were KA.
19	Q. And you never spoke to the trainer to
20	ask the trainer whether Kerry had pulled the
21	sessions for him?
22	A. No.
23	Q. You never asked Kerry if she had pulled
24	the sessions?
25	A. No.

1	Q. Do you ever pull sessions for anyone?
2	A. All the time. The training manager,
3	the personal training manager, fitness manager, we
4	have to pull sessions on a daily basis.
5	Q. So is it fair to say, then, that the
6	initials KA would appear on a lot of commission
7	reports?
8	A. Yes.
9	Q. At the time that Ms. Ashdown was
10	working as the personal trainer please let me
11	finish the question
12	MR. HARMAN: Could you repeat
13	Q. As the personal training manager, is it
14	fair to say that her initials would have appeared
15	on a lot of the reports that you review?
16	A. They wouldn't appear on the commission
17	reports. They would appear in the system, in the
18	E-club system, where we would go in and look or
19	pull the sessions from. The report just gives you
20	the member ID number, the date they were pulled,
21	the member's name. And then on that corresponding
22	page, which trainer they were pulled for.
23	Q. And can a trainer pull sessions him or
24	herself?
25	A. No.

1	Q. So a manager has to pull a session for
2	a trainer?
3	A. Managers can pull the sessions, or the
4	front desk when the member signs into the club.
5	Q. So let's set the there's two ways,
6	then. You either pull a session when you check in
7	at the club; right?
8	A. Yes.
9	Q. Or a manager has to pull the session
10	for the trainer and the member?
11	A. Yes.
12	MR. McPARTLAND: Objection to the form.
13	You can answer.
14	A. It's what's called a forget-to-pull.
15	So the training client didn't pull it at the front
16	desk, and then the manager would pull the session
17	to make sure the trainer is properly compensated.
18	Q. And it's your testimony that you have
19	to do that all the time?
20	A. On a daily basis, yes.
21	Q. Is it fair to say that Ms. Ashdown
22	would have done that on a daily basis?
23	A. Absolutely.
24	Q. And you have Ms. Ashdown's former
25	position; is that correct?

1	A. Yes. I'm now the personal training
2	manager of Equinox.
3	Q. And it's your testimony that she was
4	never your supervisor?
5	A. No. We worked together in the same
6	department.
7	Q. Just answer the question. Was she your
8	supervisor or not?
9	A. Can you define "supervisor"? I'm not
10	trying to be
11	Q. I'm asking you you worked at Equinox
12	for a while. How long have you worked at the Soho
13	location?
14	A. Since 2011; February 2011.
15	Q. Okay. And during that time, was
16	Ms. Ashdown ever your supervisor?
17	A. Yes.
18	Q. And when did she first become your
19	supervisor?
20	A. I believe it was the end of the month
21	of February. When I originally started, I was
22	working with Jessica Dart, who was the personal
23	training manager. I worked with her, I think, for
24	less than two weeks.
25	Q. Is there a fitness manager at the Soho

1	location now?
2	A. Yes.
3	Q. Who is that?
4	A. Darwin Diaz.
5	Q. Do you supervise is that a man or a
6	woman?
7	A. That's a man.
8	Q. And Mr. Diaz, do you supervise
9	Mr. Diaz?
10	A. Yes.
11	Q. How long have you supervised Mr. Diaz?
12	A. I believe he started October 2012.
13	Q. So it's fair to say, then, that any
14	time you when you look at commission
15	performance commission reports, there's always
16	going to be a manager's initials beside a
17	forget-to-pull?
18	A. Not on the report. There are no
19	managerial initials on the report.
20	MR. McPARTLAND: Object to form.
21	A. There are always going to be initials
22	next to a session that is pulled inside of E-club,
23	but not on the commission report.
24	Q. And how do you get into E-club?
25	A. On the Equinox computers, they're

2.1

already set up. There's an icon on the desktop.

You click on it, and it asks you for a user name
and password.

- Q. How long does that process take?
- A. You have to click the desktop icon. If the computer is loading quickly that day, it's pretty quick. It asks you for your user name, you put the user name, put the password, and you're in the E-club. And you have sorted options on the screen.
- Q. And how frequently do you go into E-club to check the initials of a session?
- A. You're not going into E-club to check initials. You're going into E-club to check the sessions are pulled, pulled for the right trainer, pulled on the right dates, checking notes, getting member contact information. That's where their e-mail address and phone numbers are stored. So you have to go into E-club for that, to run the performance commissions through E-club. To run first-time buyer reports is through E-club. We run a number of reports through that. And that program is pretty much open throughout the day.
- Q. Had you ever had a discussion with Ms. Ashdown, prior to this conversation you had

2.1

with Mr. Sanders, about why she pulled a session for a trainer?

A. We've had discussions in relation to -the main thing that I would probably ask questions
about are comp PTs and the free PTs that you would
find on the commission report. One of the things
we never want trainers to do is pull these
sessions on the same day. Part of the Equinox
brand is they meet first for an equal fit, and on
a separate day, they're supposed to meet for the
free PT. Gives the trainer time to develop a
program.

So part of the relationship with PTM and FM is to follow up with leads. If a session was pulled, just update the eTrac at that time to make sure that it wasn't done on the same day. So there are probably numerous occasions where PTM and FM would have to speak about sessions being pulled.

- Q. And do you believe that Ms. Ashdown had improperly pulled sessions for this particular trainer?
- A. Yes. Those sessions on the performance commission, those three or four, what was most -- what made it feel as if they were improperly

2.1

pulled was the fact that the member was cancelled, that the member never used the Soho location on that year, primarily used one of our Florida locations.

So those are the type of warning signs that would make you think a session wasn't pulled correctly. You know, if a session was pulled for a member who utilizes our club, who is an active training client of the trainer, that really doesn't set off any alarms.

- Q. When you say "cancelled," what do you mean by that?
- A. Meaning you're no longer a member of Equinox. After a member's membership is cancelled, what is in their inventory stays, it persists in E-club. I don't know how long it persists, but if I were to be a member of Equinox and cancelled my membership, anything I had in my inventory would still be there. Even after the membership was cancelled.
- Q. But you testified that the member was using a location in Florida; correct?
- A. At the time, where their membership was active, I believe it was a 2009 cancellation, and that's when they were using the Florida location.

1	Q. So they were using the Florida location
2	and then the membership was cancelled?
3	A. Yes. They were a Florida Equinox
4	member with a cancelled membership with sessions
5	pulled at the Soho location in a time where they
6	didn't have an active membership.
7	Q. Had sessions ever been pulled at the
8	Soho location?
9	A. No.
10	MR. McPARTLAND: Objection to the form.
11	Q. And for how long a period was this
12	report, this commission report?
13	A. This one we're speaking about,
14	generally we process reports for the pay period,
15	which is a two-week period. So this one was
16	either for a two-week period, or it was from the
17	day prior to when I was running it.
18	Because at the time, like I told you,
19	with eTrac, I would come in and run the report
20	from the day before to make sure that Equifits
21	were pulled, free PTs were pulled; and then in
22	that eTrac, AmEx clients, to make sure they were
23	utilizing their American Express sessions.
24	So at the time we were using eTrac,
25	performance commission was run every day by the

1 fitness manager. 2 Q. And at the time that you went to 3 Mr. Sanders, I take it that you thought there was a real problem? 4 5 A. Yes. 6 Q. And you thought that Ms. Ashdown caused 7 the problem? A. In the nature of the fact that when I 8 9 looked into the account, her initials were next to 10 it, yes. 11 Q. And you had this confidential with 12 Mr. Sanders that you described. 13 Did you ever have another conversation 14 with him about this particular issue? 15 A. No. That was the first time I spoke to 16 him about it, and then that day he told me, "I'll 17 take care of it from here." 18 Q. Did you ever speak to him about the 19 situation involving the session pulls and 20 Ms. Ashdown at any other time? 21 A. After that period of time, no. He 22 said, "I'll take it from here," so it was out of 23 my hands at that point. 24 Q. Did he ever report anything back to 25 you?

1	A. No.
2	Q. So as you sit here today, do you have
3	any idea whether the trainer was involved in
4	pulling the sessions?
5	MR. McPARTLAND: Object to the form.
6	A. Repeat. You want to know if the
7	trainer knew about the sessions being pulled? Is
8	that your question?
9	Q. Yes.
10	A. I don't know if the trainer was
11	involved, no.
12	Q. But this was a trainer that you
13	supervised?
14	A. That's correct.
15	Q. And at that time, around that time
16	period, you never learned whether or not this
17	particular trainer was involved in pulling the
18	sessions?
19	A. No. After I spoke with Lawrence, he
20	told me he would take it from there, so I didn't
21	want to get involved in the situation. I was just
22	listening to what he instructed me to do.
23	Q. And what did he instruct you to do?
24	A. That he would handle it from here.
25	Q. Did he give you any other instructions?

1 No. I just went about business as usual every day after that, continued to run the 2 3 report, continued to deal with the trainers, continued to work with Kerry. 4 5 Q. Did you apply for Ms. Ashdown's position when it was vacant? 6 7 A. No. Q. And what I mean by that is, prior to 8 9 Ms. Ashdown joining Equinox, did you apply for her 10 position? 11 A. No. I was at the -- I don't 12 remember -- I don't know when she was hired by 13 Equinox. I was working at the Chelsea location as the fitness manager. That was around -- I worked 14 15 there since the Chelsea location opened. I 16 started there as a trainer, I then moved up into 17 the manager and training program. They approached 18 me, the company did, my supervisor at the time, 19 Rich Velasquez, said, "We would love you to be a 20 manager, would you like to?" I said, 21 "Absolutely." That was early in 2008. 22 By June of 2008, I was promoted as 23 fitness manager of the Chelsea location. I was 24 fitness manager there for about three-and-a-half 25 years. And the natural progression at Equinox is

you go, generally, from manager in the training program to fitness manager, and then eventually to personal training manager.

Every year at Equinox we have professional meetings. Your general manager calls you into the office, you speak about your career growth, things you're looking for yourself, where you stand on a personal level. It's one of those things where they always coach you as to where your career can go, options that you have.

And one of the things we spoke about towards the end of my 10-year fitness manager is where did I see my career going. And I said I loved the fitness manager position it, I've been doing it for a long time, I'm looking for the next step. I want to develop my career with the company. I'm ready, one day, for the personal training manager position of a club, wherever that might be.

- Q. When did that conversation take place?
- A. That happens yearly, so I had one in 2008, one in 2009, 2010. My 2011 one, I don't remember the exact date. I had one in 2012. I'll probably have one this year, also, in 2013.
 - Q. But you became the personal training

1 manager in September of 2011? 2 A. That's correct. 3 Q. When would your personal development meeting have taken place in 2011? 4 5 A. In 2011, they either happen at the start of the year or they happened at the end of 6 7 the year. That year, I don't remember which one it was. 8 9 Q. Were you working at Soho at the end of 10 2010? 11 A. No. I was at the Chelsea location as 12 the fitness manager. 13 Q. When did you start working in Soho? 14 A. February 2011. 15 Q. What is your understanding of the circumstances that led to Ms. Ashdown's departure 16 17 from Equinox? 18 A. All I know is that she was terminated 19 from her position. No one ever told me the 20 reason. And I asked what I should instruct the 21 trainers, and they said, "It's not really for them 22 to know why, it's just she's no longer a member of 23 the Equinox staff." And I understood it as such 24 and I didn't press the matter. 25 Q. So as you sit here today, do you have

1 an understanding of why she was terminated? 2 A. No. They never -- my supervisor, 3 Lawrence Sanders, nor anyone else, ever told me 4 why. Q. Just so the record is clear -- and I'm 5 reminding you you're under oath -- you never had a 6 conversation with anybody regarding why 7 Ms. Ashdown was terminated? 8 9 A. No. 10 MR. McPARTLAND: Objection. 11 Q. Did you have a conversation with your 12 wife about why Ms. Ashdown was terminated? 13 I spoke with my wife about it. 14 So your early testimony wasn't 15 accurate? 16 MR. McPARTLAND: Objection. What 17 testimony are we referring to? 18 Q. You just testified, under oath, that 19 you haven't spoken to anybody about why 20 Ms. Ashdown was terminated. Then I asked you if 2.1 you had spoken to your wife about it, and you said 22 yes? 23 MR. McPARTLAND: Objection. Objection to form. Please don't harass the witness. 24 25 If you want to read back your question, I

1 don't know -- note my objection. That's 2 all. 3 You can answer. MR. HARMAN: Your objection is noted. 4 5 Q. So let's go back. Tell me who you've spoken to about Ms. Ashdown's termination. 6 7 A. I speak to my wife. I don't list my wife when I say someone or anybody. To me she's 8 9 my wife, she's my partner. So it's something 10 where when I speak to her, it's not as if I'm 11 speaking to anybody in this room, you know. 12 So I spoke to her about it. I got a 13 phone call when I was home on my day off to say 14 that Kerry was no longer the PTM. My wife was 15 sitting next to me on the couch, I told her what had happened. She said, "Why?" I said, "They 16 17 didn't tell me." That's it. And I reported to 18 work the next day as the fitness manager of the 19 club. 20 Q. When were you made the personal 21 training manager? 22 A. I don't know if it was two or three 23 weeks after she was terminated. I was doing -- I 24 was running the whole department for about a two-, 25 three-week period on my own, and they approached

1	me and said, "Based on how long you've been with
2	the company, based on your hard work and things
3	that you've done, we think that you would be a
4	good fit for this role."
5	Q. Were you pleased to see Ms. Ashdown
6	leave Equinox?
7	A. No. I wouldn't say I was pleased.
8	Q. Now, you said, you spoke to your wife.
9	Did you speak with anyone else
10	regarding have you, at any other time?
11	A. I don't recall, no.
12	Q. You don't recall or you haven't?
13	A. I don't believe I have.
14	MR. McPARTLAND: Other than counsel,
15	obviously.
16	Q. Other than counsel, obviously.
17	A. No, just my wife.
18	Q. And you said you spoke to her when you
19	received a phone call?
20	A. Yes. We were on the couch in our
21	apartment.
22	Q. Have you spoken to her at any other
23	time?
24	A. To my wife?
25	Q. About Ms. Ashdown's termination?

1	A. No. It was just back in 2011.
2	Q. And have you read the complaint in this
3	lawsuit?
4	A. I read it. I wouldn't say I digested
5	everything, no. It was quite wordy.
6	Q. Did you read it or not?
7	A. Yes, I read it.
8	Q. And were you served a hard copy of it?
9	A. Yes. I believe I have the
10	MR. McPARTLAND: Object to the form.
11	Q. Did someone hand you a hard copy of the
12	complaint at Soho Equinox?
13	A. No.
14	Q. Were you given a hard copy of the
15	complaint?
16	A. Yes. I think I actually printed it
17	out. I think I might have received it via e-mail.
18	Q. And you read it?
19	A. Yes.
20	Q. And after having read it, do you have
21	an understanding of why Equinox claims Ms. Ashdown
22	was terminated?
23	A. I don't remember even reading it, if it
24	was listed as to why she was terminated.
25	Q. As you sit here today, under oath, do

1 you know why Ms. Ashdown was terminated? 2 A. I can't say I know. I can only assume. 3 Q. I'm not asking you to assume anything. I'm asking you, as you sit here today, do 4 you know why she was terminated? 5 A. The reason why I'm wording it that way 6 7 is I misunderstood you earlier with the who-I-spoke-to question. So I want to make sure 8 9 I'm not misleading you again. I can assume as to 10 why, but no one has clearly told me this is why 11 she was terminated from Equinox. 12 Q. Does Ms. Ashdown have a -- any kind of 13 personnel profile at Equinox? 14 A. Personnel profile? 15 Q. You testified to a Mr. Diaz; correct? 16 Darwin Diaz, yes, my fitness manager. Α. 17 Does he have a profile as an employee? Q. 18 When you say "profile," I don't 19 understand what you mean. 20 Q. Some type of computerized profile that identifies him and that would track his 2.1 22 performance. 23 A. Well, we would all be on the 24 performance commission, because not only managers, 25 we also have training clients.

1	Q. Let's take it one step at a time.
2	A. I want to make sure I understand you.
3	Like a Facebook profile? I don't understand what
4	you mean. Similar to that?
5	Q. I'm going to try to make it clear,
6	then.
7	How many personal trainers do you manage?
8	A. Currently, 37.
9	Q. And of those 37, how many of them are
10	men?
11	A. I would say, I think that's 22. We
12	have a pretty good split over there. We have
13	quite a few female trainers.
14	Q. And can you give me the name of one of
15	your female trainers?
16	A. Sure. Danielle Vetrano.
17	Q. Danielle. Did Danielle have an
18	employee profile on Equinox's Intranet? And do
19	you know what I mean by that?
20	A. No. Are you asking if it's similar to
21	member?
22	Q. Correct.
23	A. When we go into the system, we or it
24	can be found in E-club also. Just like I
25	explained to you, you can find a member's contact

2.1

info and e-mail address. Employees are also entered, but we have a different ID number. It's an employee number. It starts with an "S."

That's how you know, and it generally tells you underneath whether they're a manager of the club, trainer, what department they're working in.

- Q. What is the name of the system that you access for employees?
- A. There is no separate one for employees.

 This is just E-club. An E-club is -- like I told

 you earlier, we access a lot of different

 information through E-club. We can -- on

 performance commission, first-time buyer report,

 member information. We can also -- we purchase

 packages through that system. It's pretty much

 our whole encompassing system.
- Q. And if there is negative feedback on Danielle, could that be entered into the E-club system?
- A. The only way it would be able -- it couldn't be entered by a member. A member wouldn't be able to enter that. In the notes of a session, I guess if you wanted to write something negative, you could, about the trainer, but that's not what E-club is used for.

1	Q. What about managers; could they enter
2	something negative?
3	A. Can a manager enter something about
4	another manager?
5	Q. About a trainer.
6	MR. McPARTLAND: Object to the form.
7	He can answer.
8	A. The only way to enter it about the
9	trainer is if the trainer had sessions. Because
LO	you can't go into a profile and just make a
L1	comment about somebody. You would have to be
L2	making a note in reference to a something of
L3	inventory in the system.
L 4	Q. If the trainer was terminated, would
L5	that be would it indicate that a trainer was
L 6	terminated in the E-club system?
L7	A. I don't believe they would be in E-club
L8	anymore once they terminate. IT, I think, goes
L9	through occasionally and removes terminated
20	employees from the system.
21	Q. Occasionally. So there would be a
22	period of time where you could still access an
23	E-club profile after the employee is terminated?
24	A. I don't know what that window is. I've
25	never looked into a terminated employee's report.

1 The only reason why you would go into E-club to 2 bring up an employee's profile, as you call it, is 3 if they have sessions that I need to pull. There are some employees throughout the 4 5 company that purchase training, Pilates, and then you would go in there. There would be no other 6 7 reason to bring up an employee unless you were pulling a session from their inventory. 8 9 Do you have an E-club profile? 10 I believe so. Α. 11 And did Ms. Ashdown have an E-club Q. 12 profile? 13 Α. I believe so, yes. 14 And did you ever access her E-club 15 profile? 16 A. She had purchased sessions, and she 17 would buy one pack for Ryan, because she was 18 training with Ryan. I don't know if she ever 19 asked me to pull a session for her. 20 Q. Did you access her E-club profile; yes 21 or no? 22 MR. McPARTLAND: Object to the form. 23 I don't remember if I ever accessed it. 24 I'm sure there would be an occasion where I would 25 need to if she asked me to pull a session.

1 like I told you earlier, you don't pull up an E-club profile unless you're trying to pull a 2 3 session from inventory. Q. I'm not asking what the protocol is. 4 5 I'm asking if you recall ever accessing her E-club profile. 6 7 A. To answer your question, I don't recall if I ever accessed it. 8 9 Q. But you testified that you would pull 10 sessions for Ryan for her; is that correct? 11 A. No. I said to you -- I never said that 12 I pulled sessions for Ryan for her. You asked me 13 if I had accessed it. I told you I don't remember if I would have ever had to pull a session for 14 15 Ryan for her. 16 Q. Could she have pulled the session 17 herself? 18 A. Yes. 19 Q. Why would she have had to pull that? 20 A. Could be she had a day off from the 21 club, the pay period was going to end, and she 22 reaches out to me and says, "Hey, I forgot to pull 23 the session for Ryan." Ryan could have come into 24 the office and say, "I trained Kerry on Thursday, 25 pay period's going to end, can you pull up the

1 session for me," something that like that could 2 have occurred. 3 At that point, Kerry would have been considered an active client of Ryan's, so there 4 could very well be a session that needs to be 5 pulled so that it shows on the performance 6 commission. That's how the trainers get pulled. 7 If the session's not pulled from 8 9 inventory and it doesn't appear on the performance 10 commission, technically they wouldn't be paid for 11 that session on the paycheck. 12 Q. So you testified earlier about a 13 commission, a performance commission that was 14 covering about a two-week period. 15 And as you sit here now, you still don't 16 know whether it was Ryan or Bobby? 17 A. I don't want to answer you 18 untruthfully. That's why I'm telling you I don't 19 know. 20 Q. And this commission report, the second 2.1 time had three or four AmEx sessions, and you've 22 testified why that caused you concern; correct? 23 A. Yes. 24 Q. And that you believe that Ms. Ashdown 25 improperly pulled these sessions; correct?

1	A. Yes.
2	Q. And do you believe that she should have
3	been terminated for improperly pulling sessions?
4	A. You're asking me my opinion?
5	Q. Yes.
6	A. I think there's more context to that.
7	It would have to do in relation to the whole
8	individual, what's going on. But that's
9	technically stealing from the company, so if you
10	pull things inappropriately, I guess termination
11	can happen.
12	Q. So the answer is "yes"?
13	MR. McPARTLAND: Object to the form.
14	He answered the question.
15	A. Yes.
16	Q. So you believe that Ms. Ashdown stole
17	from the company?
18	A. With these performance commissions,
19	sort of why flags can go up with them also is
20	trainers are always training on a two-week period
21	to hit what's called pay period bonus.
22	So in a pay period bonus, you'll always
23	hear talk around the club, especially coming close
24	on Saturdays, Fridays, that they need to get to
25	42. If a trainer only trains 41 sessions, they

1 would only be paid a certain amount of money for 2 the sessions. For instance, they'll take \$10 for all 41 of those sessions, so it would be ten times 3 If they make it to 42, it deems them for 4 5 bonus possibilities. Which means retroactively, for all those sessions, they would be paid more. 6 7 So instead of ten, they would be paid \$5 for every session. So these sessions that I 8 9 noticed, they also brought the trainer to over 42. 10 So technically, there's additional bonus monies 11 that were taken from the company because the 12 trainer didn't earn 42, which would have been 13 bonus. 14 Q. But you never spoke to the trainer 15 about it? 16 Α. No. 17 Q. And the trainer remained employed there 18 up until recently? 19 A. Yes. 20 And was the trainer ever disciplined? Q. 21 Α. For the sessions? 22 Um-hum. Q. 23 I didn't discipline the trainer, no. Α. 24 Were you aware of any discipline? Q. 25 Α. No.

1	Q. Is it your responsibility to provide
2	performance feedback to trainers?
3	A. No. We have business meetings, we talk
4	about leads. You know, in the course of these
5	discussions, you can speak about how their
6	training is going, how their programming is
7	progressing.
8	Q. Did you ever write a written
9	performance review of your trainers?
10	A. No.
11	Q. If a trainer was disciplined, would you
12	be aware of it?
13	A. If it was something where they lost
14	privilege or they were suspended, yes.
15	Q. And so, again, I'm going to ask you the
16	same question. I'm going to ask you to answer the
17	question this time.
18	So you believe Ms. Ashdown stole sessions
19	from Equinox?
20	MR. McPARTLAND: Object to the form.
21	A. I wouldn't say it was sessions; it
22	would be money.
23	Q. So do you believe Ms. Ashdown stole
24	money from Equinox?
25	A. By pulling extra sessions, yes.

1	Q. And I take it you believe that's a
2	pretty serious act; correct?
3	A. Yes.
4	Q. And someone who steals from Equinox, do
5	you believe they should be terminated?
6	A. Like I told you earlier, I would want
7	to understand the context. I don't think that
8	would be black and white. I would want to
9	understand the situation, what caused it. That
LO	would make me make a full decision.
L1	Q. If someone stole sessions from Equinox
L2	without any justification whatsoever, do you
L3	believe that that employee should be terminated?
L4	MR. McPARTLAND: Objection.
L5	You can answer.
L6	A. If it was intentionally and
L7	maliciously, yes.
L8	Q. And do you believe that Ms. Ashdown
L9	intentionally and maliciously stole sessions from
20	Equinox?
21	MR. McPARTLAND: Objection.
22	You can answer.
23	A. I never spoke to her or had discussions
24	with her. I was instructed not to, so I don't
25	even know what her mindset to pulling the sessions

1 So I don't want to speculate as to what she 2 was thinking when she did it. 3 Q. But you believed she committed a serious offense; correct? 4 A. I believe she pulled sessions for a 5 trainer that shouldn't have been pulled. 6 7 Q. And that was during a two-week period; correct? 8 9 A. When the sessions were pulled? 10 Q. Yes. 11 A. Well, the performance commission is 12 during a two-week period, so those sessions would 13 have been pulled during said period of the report. 14 These particular sessions were all pulled on the 15 same day. Q. But you testified it concerned you 16 17 enough to go to the location manager, Mr. Sanders; 18 right? 19 A. Yes. 20 Q. And did you look at the report for the 21 two weeks prior to that? 22 A. I definitely did my due diligence and 23 looked back to see if there was personal --24 Q. Just, did you look at the report for 25 the two weeks prior to that?

1	A. I looked at every report, so I probably
2	looked at that one, two weeks prior, the one
3	after, the one before that.
4	Q. And did you see any other AmEx sessions
5	on the other reports?
6	A. There were AmEx sessions on all
7	reports.
8	Q. Did you see any improper AmEx sessions?
9	A. Just the one or two that we spoke about
10	earlier, and I don't know which pay period was in
11	conjunction
12	Q. Did you physically show the report to
13	Mr. Sanders?
14	A. Which report? The one with the three
15	or four
16	Q. Yes. The one with the three or four
17	sessions.
18	A. Yes.
19	Q. So you printed it out?
20	A. That's correct.
21	Q. And you walked it you physically
22	handed it to him?
23	A. Yes.
24	Q. Did you have any did you mark any
25	hand notations on it?

1 I don't believe so. I think I might 2 have circled the four AmEx sessions. 3 Q. Did you make a copy of it? No. Just the one that I printed out. 4 MR. HARMAN: We're going to call for the 5 REO production of the report that was handed to Mr. Sanders 6 7 by Mr. Maietta. 8 MR. McPARTLAND: Take it under 9 advisement. 10 Q. You testified that you looked at other 11 periods; right? So did you look at other periods 12 -- on that day, you were concerned; correct? 13 A. On the day where I noticed those AmEx 14 sessions pulled, yes. 15 Q. And so, what else, if anything, did you 16 do to complete your investigation? A. I looked in eTrac to make sure that the 17 18 client was not an active client of the trainer. 19 Also, went into E-club, used a member ID number 20 that's on the performance commission to look up 2.1 the member. Then I went into their inventory to 22 look at the sessions. I looked to see if there 23 were any notes. 24 The sessions are generally pulled the 25 same day. I want to make sure if they were

1 forgot-to-pulls, are they going to have notes for 2 these sessions from earlier in the week, earlier 3 in the pay period, earlier in the month, that just were owed to the trainer. 4 5 I looked to see who the member was, to see if it was one of our active clients. When I 6 7 realized that it was a cancelled member, who, when they were a member, was using a Florida club and 8 wasn't an active client of the trainer, that's 9 10 when I noticed that it was a problem. 11 Q. And as part of this investigation, did 12 you look at the trainer's -- any other commission 13 reports for any other periods for this particular 14 trainer? 15 A. I think that day, I tried to remember 16 when I noticed the other discrepancy. And I think 17 I went back to look and see if it was either the same client, if they were notes or if they were 18 19 pulled by the same individual. 20 Q. So you did look at other periods of 21 time, other than this two-week period? 22 A. I believe so, yes. 23 What other periods of time did you look Q. 24 at? 25 Α. I don't remember the exact dates of

1 them. I looked at the report, I told you, in 2011 2 on a daily basis for the pay period. 3 Q. I'm not asking you what you did on a daily basis. I'm asking you what you did as part 4 of this investigation into Ms. Ashdown. 5 So what other periods of time do you 6 7 recall looking at, if any --A. I don't recall the exact dates. 8 9 MR. MCPARTLAND: Object to the form. 10 You can answer. I'm sorry. 11 A. And I wouldn't call it an investigation into Ms. Ashdown. I would call it an 12 13 investigation into the sessions that were pulled. 14 I wanted to see why they were pulled for this 15 trainer. 16 Q. As part of your investigation, what 17 other time periods, if any, do you recall looking 18 at? 19 MR. McPARTLAND: Object to the form. 20 I don't know the exact dates, but I 2.1 tried to find the initial discrepancies, and I 22 believe I found in that report it was a different 23 member. But I don't know the time period of that 24 report. 25 Q. As part of this investigation, did you

1 find that any other sessions were improperly 2 pulled other than the one you testified to? 3 MR. McPARTLAND: Object to the form. No, I don't remember finding any other 4 5 ones. Q. Why do you believe that Bobby Dwyer 6 7 might have been the individual whose name was on the commission report? 8 9 A. That's why earlier I told you I didn't 10 want to answer you untruthfully. I don't remember 11 if the first one was Bobby's, the second one was 12 Ryan. But Kerry was very close with those two 13 trainers. She trained with Ryan three days a 14 week, and I think she had a more personal 15 relationship with Bobby. I don't know how 16 personal. 17 So these were two trainers that were most 18 associated with her. That's why -- and I didn't 19 remember which one because I didn't want to give 20 you misinformation. 2.1 Q. So is it your testimony -- is your 22 testimony that Ryan was involved in -- that the 23 first two sessions were pulled for either Bobby or 24 Ryan? A. As we're speaking today, I don't 25

1	remember if the first one or two were pulled for
2	Bobby or Ryan. I'm leaning towards Bobby, and the
3	three or four AmEx PTs, I believe, were pulled for
4	Ryan. But I don't remember
5	Q. But both of them were involved?
6	A. Both names were involved. I don't know
7	if the trainers were involved in the sessions
8	being pulled
9	Q. Both names were involved?
10	MR. McPARTLAND: Object to the form.
11	A. If I remember correctly, yes.
12	MR. HARMAN: What's the nature of the
13	objection?
14	MR. McPARTLAND: Involved in what?
15	Both the names were involved in what? I
16	don't understand.
17	MR. HARMAN: It's not for you to
18	understand. You made your objection.
19	MR. MCPARTLAND: You asked me a
20	question.
21	Q. And is Bobby still working at Equinox?
22	A. No.
23	Q. And what was the nature of his
24	departure from Equinox, from an employment
25	standpoint?

1		A. He voluntarily resigned, I th	ink, for
2		another position in Jersey closer to home	÷ .
3		Q. When was that?	
4		A. I believe it was in 2011. I	don't
5		remember the exact date.	
6	REQ	MR. HARMAN: I'm going to call	for the
7		last known address of Bobby Dwyer.	
8		MR. McPARTLAND: Take that und	der
9		advisement.	
10	REQ	MR. HARMAN: Also call for the	e last
11		known address of Ryan Hopkins.	
12		MR. McPARTLAND: We'll take the	nat under
13		advisement.	
14		Q. And Ryan Hopkins, you said he	
15		voluntarily resigned recently, in June?	
16		A. Yes, that's correct.	
17		Q. Did you ever discipline Ryan B	Hopkins?
18		A. In what instance?	
19		Q. In any instance.	
20		A. Like any trainer, if he didn't	have his
21		name tag on, I told him to put his name t	ag on.
22		Q. Any other reason?	
23		A. Not that I can remember, no.	I had a
24		good staff. They're generally not troub?	lemakers.
25		Q. Do you use a cell phone?	

1	Α.	Yes, I do.
2	Q.	What type of cell phone do you use?
3	Α.	I'm using an iPhone 4S.
4	Q.	And what's your cell provider?
5	Α.	Currently, Verizon.
6	Q.	And what is your cell phone number?
7	Α.	
8		MR. McPARTLAND: Note my objection.
9	Q.	How long have you used that number?
10	Α.	Let's say, at least 10 years.
11	Q.	And how long have you used Verizon as a
12	provider?	
13	Α.	I don't know if it's two or three years
14	now.	
15	Q.	Who was your provider before Verizon?
16	Α.	AT&T.
17	Q.	And do you use your iPhone 4S for work
18	purposes?	
19	Α.	Yes.
20	Q.	Do you access work e-mail through your
21	iPhone?	
22	Α.	Yes.
23	Q.	And do you use your texting feature?
24	Just in ge	neral, do you use your texting feature?
25	Do you tex	t?

1	A. Yes.
2	Q. And do you text employees at Equinox?
3	A. Yes.
4	Q. Do you text on a daily basis?
5	A. Do I text on a daily basis
6	Q. With employees of Equinox.
7	A. Yes.
8	Q. And how long have you been texting
9	employees of Equinox?
10	A. Since I have been an employee at
11	Equinox.
12	Q. And that was in 2008?
13	A. End of 2007.
14	Q. Did you ever text Ms. Ashdown?
15	A. I think so, yes.
16	Q. And did you ever text Ryan Hopkins?
17	A. I have, yes.
18	Q. And have you ever texted Bobby Dwyer?
19	A. I don't remember texting him. I don't
20	believe so.
21	Q. And how about Lawrence Sanders; have
22	you ever texted him?
23	A. Yes.
24	Q. When is the last time you remember
25	texting him?

1	A. Lawrence?
2	Q. Yes.
3	A. On my birthday, he texted me to wish me
4	happy birthday, and I responded, "Thank you, sir."
5	Q. And that was recently?
6	A. Yes. I just turned 30 on August 31st.
7	Q. Congratulations.
8	A. Thank you.
9	Q. How frequently would you say that you
10	text Lawrence Sanders?
11	
	A. Very infrequently.
12	Q. How frequently do you text Mr. Diaz?
13	A. More frequently.
14	Q. How frequently?
15	A. I wouldn't say once a day, but I would
16	say a couple of times a week.
17	Q. How frequently would you say you
18	interact via text with the 37 trainers that you
19	oversee?
20	A. Very infrequently. Only if they texted
21	me because they're going to be running late for a
22	shift. One or two of them texted me for my
23	birthday, but I'm primarily an e-mail individual
24	when it comes to work.
25	Q. So most work is conducted via e-mail?

1	A. For me, yes.
2	Q. Do you use one e-mail account for work?
3	A. Yes. I use the Equinox provided e-mail
4	address for work.
5	Q. And what e-mail address is that?
6	A.
7	Q. And is that one continuous
8	A. Yes.
9	
10	Q. And do you use any other accounts for
11	work purposes?
12	A. Not for work purposes, no.
13	Q. And your interaction with trainers in
14	terms of scheduling and routine sort of matters
15	would be done by e-mail?
16	A. Yes. Anything that is business related
17	is e-mail.
18	Q. And do trainers use are trainers
19	obligated to use an Equinox e-mail address?
20	A. For anything involving their clients,
21	the company prefers they use the company-issued
22	e-mail address. They recently issued e-mail
23	addresses for personal trainers. I don't remember
24	when. In recent history it was. I don't remember
25	if it was end of 2011, beginning of 2012, but they

```
1
           recently gave them e-mail addresses. We feel it's
 2
            just more professional to contact members.
 3
                       MR. HARMAN: Let's take a break for a
                   few minutes. Let's take 10 minutes.
 4
 5
                       (Recess taken).
 6
 7
    CONTINUED EXAMINATION
    BY MR. HARMAN:
 8
9
                   Q. Mr. Maietta, you testified earlier to
10
           an employee ID number beginning with an "S"; is
11
           that correct?
12
                   A. Yes.
13
                   Q.
                      What is your employee ID number?
                      I don't know it.
14
                   Α.
15
                   Q. And how do you use it? Do you have it
           written down somewhere?
16
17
                   A. No. I don't really need it for
18
           anything.
19
                      Why is that?
                   0.
20
                   A. I don't utilize it. I don't have a
21
           trainer, so I would never have to go into my --
22
           this account to purchase something.
23
                   Q. When is the last time you recall using
24
           it?
25
                   A. When I probably signed up for --
```

1 through PT on the Net, we have this site where we 2 could sign up for education and for certificates, so I probably needed that number to make sure that 3 the course was deducted from my paycheck. 4 O. And when was that? 5 6 A. The last course I signed up for was 7 sometime in 2012. They required payroll deduction. 8 9 Q. If you want to use your payroll 10 identification number, where would you find it? 11 A. In E-club. 12 So you could find it if you wanted to? Ο. 13 Α. Yes. 14 Q. When you went to work and used the 15 computers at work? 16 A. Yes. 17 Q. Do you have a computer at work? 18 I do. Α. 19 Q. And is it solely for your use, or do 20 you share it? 2.1 A. My computer can be used by numerous 22 people. Just when I utilize it for my work, I 23 have to sign in with my code to start the day. 24 Q. Where is the computer located? 25 It's in the personal training office.

1		It's right off the training floor right next to
2		the cardio area.
3		Q. And how are there desks in the
4		office?
5		A. It's not desks. I don't know what you
6		call it when it's attached to the wall. It's like
7		a slab of wood attached to the wall. So it's one
8		long I guess you call it a conference desk
9		against the wall, and there's two computers on it.
10		Q. And do you use one of those computers
11		as
12		A. Primarily, I use the one on the left.
13		Q. And in order to use it, you have to
14		sign in with a log-in ID?
15		A. Your user name, and then it asks you
16		for your password.
17		Q. What is your user name?
18		A. My first initial and my last name.
19	DIR	Q. What is your password?
20		MR. McPARTLAND: Objection.
21		I'm instructing you not to answer.
22		I think you can, if you have a good
23		reason for asking for it, write to me
24		afterwards and I'll let you know about it.
25		Q. Has your user name ever changed during

1 your tenure at Soho? 2 A. My user name, no. 3 Has your password ever changed? A. Yes. We have to change the password to 4 5 log on, I think, every month or two. The system 6 just notifies you. Q. Have you ever given your log-in 7 information to any other Equinox employee? 8 9 A. No. 10 Q. Have you ever given your log-in 11 information to anyone? 12 A. No. 13 Q. And when you are logged into the 14 computer, using it in the personal training 15 office, do you log out at the end of your work 16 time on the computer? 17 A. No. I just lock my computer. 18 Q. How do you do that? 19 A. Well, I hit "control alt delete." It 20 asks you whether you want to restart the computer, 21 lock it, shut it down. I just click "lock." 22 Q. When it is locked, can someone else 23 then log on? 24 A. They wouldn't be able to log on using 25 my interface on the computer. You wouldn't be

1	able to you would only be able to kick me off
2	if you were an administrator, but then you
3	wouldn't be able to access my files.
4	Q. On a typical day, you've gone in,
5	you've logged in to your computer.
6	The one on the right or the left?
7	A. Left.
8	Q. So you typically work on the computer
9	on the left.
10	Do other people use that computer?
11	A. They do, but not when it's logged on to
12	my name. Whenever I leave the office, I lock it.
13	Q. When you're present at the Soho
14	location, are you always logged in to that
15	computer?
16	A. Yes.
17	Q. And when you're present at the Soho
18	location, does anyone else use that computer?
19	A. No.
20	Q. And when Ms. Ashdown was the personal
21	training manager, did she have that same computer?
22	A. Yes. She had the one on the left that
23	I'm using now. It was the same area, but the
24	computers have since been upgraded, so it's not
25	the same motherboard.

1	Q. When were they upgraded?
2	A. I think they did them in July of this
3	year. They came in and they gave us new memory
4	cards, made them faster. They gave use more RAM.
5	I'm not very computer literate, but that's what
6	they did.
7	Q. What type of computers are they?
8	A. Dell computers.
9	Q. So the Dell computer, the monitor, and
10	the actual plastic box that contains the
11	components that make the computer function, is
12	that still the same?
13	A. I don't know. I wasn't there when IT
14	switched them out, so I don't know whether they
15	took the entire motherboard out when they added
16	things in.
17	Q. Does the monitor look the same?
18	A. Yes.
19	Q. Does it look new?
20	A. The monitor doesn't define "new."
21	Q. Do you believe it's the same monitor
22	that's been there since Ms. Ashdown was there?
23	A. I think so, yes.
24	Q. Do you believe the computer is the same
25	computer that was there since Ms. Ashdown was

1	there?
2	A. You mean like the motherboard and all
3	that stuff?
4	Q. I mean the box that's underneath the
5	desk.
6	MR. McPARTLAND: Object to the form.
7	A. I don't know.
8	Q. Do you know what I'm talking about?
9	A. You're talking about where the memory
10	and everything is stored
11	Q. Correct.
12	A the monitor.
13	Q. Yes.
14	A. I believe they replaced those out.
15	Q. Okay. You testified earlier that you
16	text for work.
17	Did you ever look for any text messages
18	concerning Ms. Ashdown?
19	A. Earlier I told you I e-mail for work.
20	Q. But you also said that you had texted
21	Ms. Ashdown.
22	A. That we have texted, yes.
23	Q. Did you ever conduct a search for any
24	text messages with Ms. Ashdown?
25	A. Like, you mean, Kerry, did we look

1	for
2	Q. Did you ever look for any text messages
3	that you exchanged with Ms. Ashdown?
4	A. No.
5	Q. Never at any time?
6	MR. McPARTLAND: Object to the form.
7	A. No.
8	Q. And did you ever look for any text
9	messages exchanged with Mr. Sanders that concerned
10	Ms. Ashdown?
11	MR. MCPARTLAND: Object to the form.
12	A. No.
13	Q. Have you ever texted with Mr.
14	Matarazzo?
15	A. No.
16	Q. How about with Mr. Plotkin?
17	A. No.
18	Q. Earlier you testified that you met with
19	your attorney to prepare for today's deposition
20	and that you looked at some e-mails, and that you
21	looked at a performance commission report.
22	Did you do anything else to prepare for
23	today's deposition?
24	A. No.
25	Q. And other than Pat, did you speak with

1 anyone else to prepare for today's deposition? 2 A. No. 3 Is today a normal workday for you? Yes. 4 Α. 5 So can you take the day off? Q. 6 No. I'll be going in to work later 7 today. Q. What are your normal work hours? What 8 9 were you scheduled to work today? 10 A. I start at 8:30 and I go till about 11 8:00 tonight. 12 Q. And so on Tuesdays, you normally start 13 at 8:30? 14 A. Yes. 15 Q. And did you tell anyone at work that 16 you would be in at a different time? 17 A. I let my trainers know this morning 18 that I would be in a meeting, and I would be in 19 later in the afternoon. And I reminded my 20 supervisor, Lawrence, that I would be coming into 2.1 the deposition today and I wouldn't be in until 22 later. 23 Q. How did you do that? 24 A. Told him in person. We have a 25 manager's meeting on Monday. I went to the

1 manager's meeting and said, "I'm not going to be here at the beginning of the day. I have a court 2 deposition. I'll be in later." 3 Q. Did he have a response? 4 A. He said, "Okay." 5 6 Q. Now, you testified that you printed out and read the complaint in this case; is that 7 correct? 8 9 A. Yes. 10 Q. And did you ever discuss that complaint 11 with Mr. Sanders? A. I told him that I read it and that I 12 13 noticed that I was named, but we didn't speak in 14 depth about what it was about. 15 O. And when did that conversation take 16 place? 17 A. I believe it was June of this year. 18 May or June. I don't remember exactly when I 19 found out that I was named. 20 Q. And what did you say to him? 21 A. I don't remember the exact words, but I 22 told him I couldn't believe I was being sued and 23 what do we do now. 24 Q. What did he say in response that? 25 A. He said, "I don't know. Let me speak

1 to my boss, because Equinox was named in it, and 2 you're an Equinox employee, and let me get back to you." And that's when I found out we were being 3 defended by Pat and his law firm. 4 Q. And did you say anything else to 5 6 Mr. Sanders? 7 A. In relation to being sued? Q. Well, you said you went to him and you 8 9 had a conversation with him and you said you can't 10 believe that you were being sued, and he said he 11 would get back to you. 12 My question to you was, did you say 13 anything else to him? 14 A. No, not that day. Just briefly, we 15 were at work, and then we haven't been discussing 16 the case since. 17 Q. So that day, you had a conversation 18 with him and I've asked you about it. 19 Is there anything else about the 20 conversation that you remember? 21 A. No, sir. 22 Q. Did he say anything other than that 23 he'll get back to you? A. No. That's all I remember that he 24 25 said.

1	Q. And did he get back to you?
2	A. No. We then found out we were being
3	defended, we were told about the nature of the
4	case
5	MR. McPARTLAND: I'm going to object.
6	Anything, even an attorney within
7	Equinox, just don't disclose any attorney
8	communications. You can answer the
9	question, but don't discuss anything you
10	discussed with me or with counsel at
11	Equinox. Okay? I just want you to
12	understand that.
13	THE WITNESS: Okay.
14	Q. Do you know whether Equinox has
15	in-house counsel?
16	A. I believe they do. I don't know the
17	name.
18	Q. What makes you believe that they do?
19	A. I believe from an e-mail I read. I
20	think it might have said, I think, general counsel
21	and the person's signature.
22	Q. And have you ever spoken to the
23	individual who signed the e-mail, general counsel?
24	A. I don't remember his name, so I don't
25	remember if I spoke to that person. We never had

1	a conversation face to face.
2	Q. Have you ever had other than with
3	your lawyers, have you ever had a meeting with any
4	of the corporate employees of Equinox concerning
5	this lawsuit?
6	A. When you say I've had a meeting with
7	the corporate employees, what do you mean?
8	Q. Anyone ever talk to you about this
9	lawsuit?
10	A. No. It was just to explain to us that
11	there was a lawsuit over the phone, and what the
12	next steps would be, and we would be reached out
13	to if we were needed, and I was reached out to for
14	a deposition.
15	MR. McPARTLAND: Objection. Again, no
16	attorney communications.
17	Q. So you said Sanders would get back to
18	you, and did Sanders get back to you or not?
19	A. No.
20	Q. And did you ever discuss the complaint
21	with him again?
22	A. No.
23	Q. You said you printed out a physical
24	copy; correct?
25	A. Yes.

1	Q. What did you do with it?
2	A. It was in either one of my files. I
3	brought it home, I was going to read it, I never
4	really read it fully again. I just read it when I
5	first printed it out. I perused the first few
6	pages, and I have the hard copy somewhere. It
7	hasn't really been the focus of my mind over the
8	last couple of months.
9	REQ MR. HARMAN: I'm going to call for
10	production of the hard copy that Mr. Maietta has
11	testified he has in his possession at home or
12	elsewhere.
13	MR. McPARTLAND: Taken under
14	advisement.
15	Q. You said you have a file.
16	Do you have a file on Ms. Ashdown?
17	A. No. I put it in one of those folders
18	so it doesn't get bent or ruined. I'm very
19	regimented that way. I don't like wrinkles.
20	Q. Is there anything else that you put in
21	the file?
22	A. No.
23	Q. Do you maintain any other documents on
24	Ms. Ashdown?
25	A. No.

1	Q. You said at some point someone reached
2	out to you regarding this lawsuit.
3	Who is that? Again, I'm not asking you
4	about content of conversations with a lawyer. I'm
5	asking you, who reached out to you?
6	You had this conversation with Lawrence
7	Sanders, then someone reached out to you by
8	telephone. Who was that?
9	A. It was a member of Pat's office just
10	explaining to me the
11	MR. McPARTLAND: Not what we spoke
12	about; just who it was. That's all.
13	A. Just a member of Pat's office.
14	Q. And other than a member other than
15	Pat or a member of Pat's office, did anyone else
16	reach out to you regarding this lawsuit?
17	A. No.
18	Q. And did you ever have any other
19	conversations with Mr. Sanders about this lawsuit
20	after that first conversation?
21	A. Just that he was being deposed and that
22	I was being deposed, but we didn't speak about the
23	content of it.
24	Q. When did those conversations take
25	place?

1 A. Yesterday, when I told him that I was 2 coming in for a deposition. And he said, "I go in on Thursday," and that was it. 3 Q. So what did you -- where did this 4 5 conversation take place? A. It's on the gym floor on the way to the 6 7 managers' meeting. Q. What did you say? 8 9 A. "Hey, I'll be in late tomorrow. I have 10 my deposition." He said, "Okay. I have mine on 11 Thursday." And then we went to the managers' 12 meeting. 13 Q. That's the only conversation you've had with him about this lawsuit since you spoke to him 14 15 about the complaint? 16 A. Yes. 17 Q. And how would you describe your 18 relationship with Mr. Sanders? 19 A. I don't know --20 Q. Let's take, professionally, how would 21 you describe your relationship with Mr. Sanders? 22 A. I think it's very good. We've been --23 he's been my general manager at two locations. He 24 was my general manager at the Chelsea location. 25 He became my general manager at the Soho location.

1 After he moved to that area, he realized that the 2 personal training department needed some help, 3 needed some fixing. So he reached out to my general manager 4 at the Chelsea location at the time and said, 5 6 "Listen, I would like to bring Mauro over here to 7 be my fitness manager and help run the department." 8 9 Q. So you'd describe the relationship as 10 very good? 11 A. Yes. We get along well. 12 Q. And do you have a social relationship 13 with him? 14 Α. No. Just work relationship. 15 Q. Have you ever interacted with him 16 outside of the Soho Equinox location? 17 A. Yes. We -- every year we play an 18 Equinox softball league. He plays on the softball 19 team. I'm usually the captain, so we play 20 softball together. Occasionally we play 2.1 basketball with the trainers. We go to the courts 22 and he plays basketball also, so he joins us. 23 Q. Other than an Equinox-sponsored event, 24 have there been any other occasions where you've 25 interacted with him outside of Equinox?

1 No. It's always been Equinox events. Α. 2 Do you talk to him about personal 3 things? A. Yes. 4 5 Q. On a regular basis? A. Not on a regular basis. Just when --6 7 if it's something that is going to affect work, I'll bring it up to him. 8 9 Q. Can you give me an example? I'm not 10 trying to pry into your personal life, but can you 11 give me an example of what you mean by that? A. Yes. He's known me for the past 12 13 six years since I've been an employee in 2009. My 14 father passed away from lung cancer, and, you 15 know, there were days when I had a tough time at 16 work or I needed time to leave early, and I would 17 go to him and I would say, "Listen, this is what 18 I'm going through, is it all right if I leave 19 early? This is how I'm feeling." And he would 20 sit there and he'd listen, give me some advice, 21 because he knows I was very close to my father. 22 Q. So he was helpful to you during that 23 period? 24 A. Helpful in that he was very 25 understanding and he was just somebody -- he would listen when I was having a tough time at work.

I'm very family-oriented. When my father passed away from lung cancer, it hit me pretty hard.

There are days when you're at work and you think about it, or something reminds you and you -- who can you go to? It's somebody I can trust to speak to about it.

- Q. Did you take time off from work during that period?
- A. When my father was sick, I was still working. Just on my days off I would, of course, go visit him. On days when I was working and he needed a ride to chemo, I would drive him to chemo and then come back after I dropped him back home. And then after he passed away, I was off for about three or five days, help my mother plan the funeral, the wake, and just getting the house in order. But I came back to work pretty quickly. I needed something to take my mind off of what had just happened.
- Q. How much time in total would you say that you took off during that time period?
- A. I was in the hospital the day my father died, and I think the next three to four days I wasn't at work. I think I was fortunate to -- one

1 or two of those days were days that I was -- were 2 my normal scheduled days off. 3 Q. Did you take personal days on the other days that you were scheduled? 4 A. Yes. They're called bereavement days. 5 6 Equinox gives you three bereavement days. 7 Q. Other than bereavement days, did you take any other types of leave from Equinox during 8 9 that period? 10 A. No. I think it was three bereavement 11 days and two of my normal days off. 12 Q. Were you aware that Ms. Ashdown had 13 health issues? 14 Yes. Α. 15 Q. When did you become aware of that? 16 When she told me about them. Α. 17 When did she tell you about them? Q. 18 When we first started working together, 19 I think she had told me that she recovered from 20 cancer. I don't remember which type she told me 2.1 she recovered from. And I think we had some good 22 conversations on that, because cancer is -- it was 23 a big thing in my family, so I -- of course, I 24 understood what she went through personally, but I 25 know how that can affect you.

My mother beat breast cancer twice, my aunt beat breast cancer. Both my grandparents, my female grandparents, died from breast cancer. And my father had died from lung cancer, so we had good conversations about that, and I understood.

And then, when she told me it had come back -- I believe it was ovarian cancer, I don't remember correctly what she told me -- I told her, "Listen, you have to take care of yourself, take care of your body. Take as much time as you need. I'm here, I'll hold it down."

But she was very, very diligent with scheduling her treatments early in the morning. She would come to work, she would still put in long days, and I said, "Listen, work will always be here, but you have to make sure you take care of yourself." Because I know how important it is to rest.

I mean, my mother did the same thing.

She kept teaching while she was doing treatment,

and I think she needed that, so maybe Kerry needed

to work also just to help her feel strong so the

body would stay strong.

Q. I'm going to stop you there.

You said you had good conversations with

1	Ms. Ashdown regarding cancer.
2	Did you have good conversations with
3	Ms. Ashdown regarding anything else?
4	A. Yes. We it was we had I would
5	say I don't know what the word I want to use
6	to describe it. The relationship in the office,
7	there were days where it was tense, and there were
8	days where everything was fine.
9	You can't really have a good conversation
10	about cancer, but what I meant by that is we found
11	common ground on it, and we were able to discuss
12	it openly. And neither one of us would really
13	you can't really find a negative in the other
14	person when you're having that kind of
15	conversation.
16	There were some days in the office
17	where
18	Q. I understand that.
19	Is there any other topic that you share
20	that commonality with her on, other than cancer?
21	A. I think leading the team. We had good
22	conversations on leading the team.
23	Q. Anything else other than leading the
24	team?
25	A. I can't remember other specific

1 categories. 2 Q. So you had commonality on leading the 3 team and you had commonality on cancer. Was there anything else that you had 4 5 commonality on? MR. McPARTLAND: Object to the form. 6 7 A. Not that I remember. Q. Describe to me your commonality on 8 9 leading the team. 10 A. Well, she came over from the UK where 11 she was in charge of trainers in departments. 12 Part of why I became a manager at Equinox is 13 because I like to teach, I like to work with other trainers, see them be successful. So whereas 14 15 she's been a manager before, I've been a manager 16 before -- (interruption). 17 Q. I'm sorry. Go ahead. 18 A. You know, we had commonality on that 19 based on the fact that we led teams before, we've 20 been doing it for a period of time. You know, 2.1 being a manager is something where you hire a 22 trainer and you see them go from either a different career to becoming a successful trainer. 23 24 It's a rewarding experience. 25 Q. Did you want her job?

1	A. Did I want eventually I wanted to be
2	a personal training manager. Not necessarily her
3	job, but at Equinox Soho.
4	Q. Was there another location that you
5	would rather have been at?
6	A. It's not a question of rather. I told
7	you earlier in the day that's the natural
8	progression of
9	Q. Did you want her job; yes or no?
10	MR. McPARTLAND: Objection. It's been
11	asked and answered.
12	A. No, I didn't want her job.
13	Q. You didn't want her job.
14	So did you ever volunteer to cover shifts
15	for her?
16	A. We don't really work in shifts. It
17	would be fitness manager and personal training
18	manager work together Monday through Wednesday.
19	Q. So you didn't.
20	Did you ever volunteer to cover days for
21	her?
22	MR. McPARTLAND: Objection.
23	You can continue.
24	MR. HARMAN: I'm going to start moving
25	to strike as nonresponsive.

1	Q. I just want you to answer the
2	questions. I'm not trying to be difficult.
3	MR. MCPARTLAND: He answered your
4	question.
5	A. I'm answering them. I'm trying to
6	
	Q. So did you ever volunteer to cover days
7	for her?
8	A. I told her once she told me that she
9	was sick, that I would be here and I would be able
10	to hold down the team, take whatever time she
11	needed.
12	Q. I understand your statement, hold down
13	the team.
14	I'm asking if you ever volunteered to
15	cover a day for her?
16	A. If it was necessary, absolutely.
17	Q. Did you volunteer to cover a day for
18	her?
19	A. I don't remember ever phrasing a
20	sentence like it. That's not how the PTM and FM
21	would really speak about it's not a matter of
22	covering. It's a matter of we have to make
	sure the reason why there is two of us is that
23	everything is available to the team.
2324	
	So if there was ever a day or time where

1	she couldn't get something done, absolutely, I
2	would step in. Vice-versa, where if there is
3	something I couldn't get to or I couldn't do
4	Q. I'm asking about your specific
5	recollection. I'm not asking you about
6	generalities.
7	I'm asking you about if you specifically
8	recall making an adjustment in your schedule
9	because Ms. Ashdown had cancer?
10	MR. McPARTLAND: Object to the form.
11	A. No.
12	Q. I'm handing you what's been marked for
13	identification as Exhibit 1. Please take a look
14	at it.
15	(Plaintiff's Exhibit 1, second
16	amended complaint between Kerry Ashdown
17	and Equinox, et. al., was marked for
18	identification.)
18 19	<pre>identification.) A. (Witness reviews document.)</pre>
19	A. (Witness reviews document.)
19	A. (Witness reviews document.) MR. HARMAN: For the record,
19 20 21	A. (Witness reviews document.) MR. HARMAN: For the record, Plaintiff's Exhibit 1 is the second amended
19 20 21 22	A. (Witness reviews document.) MR. HARMAN: For the record, Plaintiff's Exhibit 1 is the second amended complaint between Kerry Ashdown and Equinox
19 20 21 22 23	A. (Witness reviews document.) MR. HARMAN: For the record, Plaintiff's Exhibit 1 is the second amended complaint between Kerry Ashdown and Equinox et. al. It's a 20-page document dated

1	BY MR.	HARMAN:
2		Q. Let me know when you're ready. Take as
3		much time as you need.
4		A. (Witness reviews document.) I finished
5		reading it.
6		Am I able to use the restroom now, or was
7		there a question you asked me before you handed it
8		to me?
9		MR. McPARTLAND: I don't think there's
10		a question pending, is there?
11		MR. HARMAN: No, there's no question.
12		(Recess taken).
13	BY MR.	HARMAN:
14		Q. Have you ever terminated anyone in your
15		tenure as personal training manager?
16		A. Yes.
17		Q. Who did you terminate?
18		A. David Buklas, Jessica Desmond. I think
19		that's it, as personal training manager.
20		Q. Why did you terminate David?
21		A. I remember he didn't show up to
22		numerous floor shifts, and he had been late to a
23		number of client sessions.
24		Q. And did you give him any written
25		warnings prior to terminating him?

1 I think they were primarily verbal with 2 David. We had a number of meetings in the office. I don't remember if I had a written verbal in his 3 file. 4 5 Q. But do you recall giving him warnings? 6 Yes. Α. 7 And you maintained a file on him? All employees have files. So we keep 8 9 their certification, their CPR card --10 Q. Where is that file located? 11 In the PT office, in the filing 12 cabinet. 13 Ο. And is it locked? 14 Α. No. 15 Q. So anybody can access a file? 16 Α. Yes. 17 Q. So if you put a -- if you put a written 18 warning in someone's file, that would be available 19 to any personal trainer? 20 A. Well, the personal trainer shouldn't 2.1 know where the files are. They don't really make 22 it public knowledge. But yes, if no one was in 23 the office, someone could go into the file cabinet 24 and disrupt the files if they chose. 25 Q. I'm not asking about disrupting the

1	files.
2	If you gave someone a verbal warning for
3	no-showing however many times, and you
4	memorialized that on a piece of paper and put that
5	in the employee's file, according to your
6	testimony, that would be available to anyone who
7	wanted to access it, who could go into the office;
8	is that correct?
9	A. That's correct.
10	MR. MCPARTLAND: Over my objection.
11	Q. There are files for all 37,
12	approximate, personal trainers?
13	A. Yes.
14	Q. Is there a file on you?
15	A. No.
16	Q. Is there a file on Mr. Diaz?
17	A. No.
18	Q. And do you have a personnel file, if
19	you know?
20	A. I believe I do. I believe Lawrence
21	Sanders has that one. He has the managers' files.
22	Q. And Lawrence Sanders has an office?
23	A. Yes.
24	Q. Where is that located?
25	A. It's behind the front desk in the gym.

1	Q. And have you ever seen your file?
2	A. I've seen him take it out. I've never
3	seen what's in the file.
4	Q. And have you ever seen Ms. Ashdown's
5	file?
6	A. No.
7	Q. Can you describe the circumstances when
8	Mr. Sanders took your personnel file out?
9	A. When we have our professional
10	development meetings, copies, I think, of recent
11	ones are in there. And when I was hired to be the
12	fitness manager, I believe they put a copy of my
13	contract in my file.
14	Q. So you have an employment contract?
15	A. Yes. It stipulates what my bonus
16	structure is and what my salary structure is and
17	what the position is.
18	Q. Did you physically see it put in there?
19	A. I didn't see it put into the file.
20	Q. But you know the document was
21	generated.
22	Did you countersign it?
23	A. Yes, I signed it.
24	Q. And was there any reason, other than
25	what you testified to, that you terminated David?

1	A. No. He was also an underperforming
2	trainer, but I don't generally terminate or want
3	to get rid of trainers for underperformance. It's
4	generally when they do things that take away from
5	the team that I really find it for grounds for
6	termination.
7	Q. Why did you terminate Jessica?
8	A. I found out that she was training in
9	another location, and that a lot of the times,
10	when she couldn't train leads or clients who we're
11	giving her here, she was either turning them down
12	or rescheduling them for the other position.
13	Q. When did you terminate David?
14	A. When did I terminate David? It was
15	sometime in 2011.
16	Q. How about Jessica?
17	A. If it wasn't I think it might have
18	been early 2012 or late 2011.
19	Q. And other than David and Jessica, have
20	you terminated anybody else?
21	A. Not as a personal training manager.
22	Q. How about a fitness manager?
23	A. At Soho, I don't think I terminated
24	anybody in at Chelsea, I had to terminate a
25	trainer who was working the floor. I don't

1 remember his name. He got into an altercation 2 with one of the other trainers in front of the 3 members during prime time, and it was a pretty aggressive occasion, so I had to terminate him 4 5 on-site. 6 Q. And do you remember that individual's 7 name? A. I don't. I think his name was -- I 8 9 think his first name was Nakia. I think it's 10 Blair. N-a-k-i-a, Blair. 11 Q. Have you ever given a trainer a written 12 warning? 13 A. Yes. 14 Q. And when is the last time you gave a 15 trainer a written warning? 16 A. Sometime in 2012. 17 Q. So this year you haven't given a 18 trainer a written warning? 19 A. No written warnings, no. 20 Q. Not in the last nine months? A. No. It's --2.1 22 Q. Just --23 Α. No. 24 Q. How many written warnings do you think 25 you issued in 2012?

1 Less than 15. Α. 2 Q. And when you issue a written warning, 3 do you physically hand the written warning to the employee? 4 5 A. I call him into the office. Generally, I already have the written warning written up. We 6 7 speak about what actions led to it, allow them to read it. If they understand what further 8 9 disciplinary actions will happen if the situation 10 happens again, I sign and date it, then I give it 11 to them to sign and date it. They sign and date 12 it and I put it in their file. Q. How about verbal warnings; when is the 13 14 last time you gave a verbal warning? 15 I don't want to use verbal warning. I 16 want to use it more as a coaching. I don't go up 17 to the trainers and scold them. It's not -- I 18 want to give them best practices. So it can be as 19 simple as if a trainer doesn't have their name tag 20 on, I'll go up and say, "Sam, where's your name 2.1 tag?" 22 "It's in my backpack." 23 "Next time you have a break with a 24 client, please go and get it." 25 If they don't have their program out

1 visible during the session, I could say, "Andy, 2 where's your program today?" He'll say, "Sorry," takes it out of his folder. 3 So it could either be in passing on the 4 gym floor, or if it's something -- it's the second 5 6 time they don't have a name tag on, maybe I'll call them into the office and I'll say, "Theo, how 7 come you don't have your name tag on? Again, do 8 9 you need me to print another one for you?" 10 So it can happen either on the floor, in 11 the office. The situation dictates where it 12 happens. 13 Q. When you were the fitness training manager, were you responsible for supervising the 14 15 trainers? 16 A. Yes. 17 Q. And did you issue any written warnings 18 during that period? 19 A. I may have, but it probably wasn't 20 many. 21 Did you terminate anyone during that Q. 22 period? 23 Α. No. 24 Q. And did you ever issue any written 25 warnings in conjunction with Ms. Ashdown? In

1 other words, did you ever decide with her that 2 someone should be given a written warning? A. I don't believe so. 3 Q. While you were the fitness training 4 5 manager, were you aware of any trainers with problems with substance abuse problems? 6 7 A. Meaning, did the trainers have, currently, substance abuse problems? 8 9 O. Yes. 10 No. Α. 11 Q. How about trainers who had, in the 12 past, had substance abuse problems? 13 A. Yes. One trainer, you know, in a 14 business meeting, let me know a little bit about her past, and that she turned her life around when 15 16 she found training. O. What is her name? 17 18 A. Danielle Vetrano. 19 Q. And other than Danielle, are you aware 20 of any other trainers who had substance abuse 2.1 problems? 22 A. No. Just trainers, like a lot of 23 people, they go out and drink Friday nights, 24 Saturday nights, but I wouldn't quantify that as a 25 substance abuse problem.

1	Q. Did you ever observe any behavior of
2	any trainers, while working at Equinox, that would
3	lead you to believe that they had substance abuse
4	problems?
5	A. No.
6	Q. Did Ms. Ashdown ever tell you that she
7	was concerned about the behavior of any of the
8	trainers with respect to substance abuse?
9	A. No.
10	Q. Do you consider yourself a competitive
11	person?
12	A. Yes.
13	Q. And do you recognize what's been marked
14	for identification as Plaintiff's Exhibit 1?
15	A. Yes.
16	Q. Have you read this document?
17	A. Just now, I perused it all the way to
18	page 20. The first few pages, I read more in
19	depth than the others.
20	Q. Have you read this document prior to
21	today?
22	A. Yes.
23	Q. When did you read it?
24	A. I don't remember the exact dates, but
25	when I first heard about it. And I don't

1 remember, like I told you earlier, if I received 2 it via e-mail or if I got a hard copy, but I 3 believe I printed it out of an e-mail, and I did read the first few pages. 4 Q. Is it your understanding that this is 5 the same document that you have in your possession 6 7 in some location? A. Before when you said, let the record 8 9 show that it was the second amended, I don't know 10 what that means. So, I don't know if it was --11 there's a first amended, I would guess, if there's 12 a second. So I don't know whether the one I have 13 is the first or second. 14 Q. Fair enough. Is that your name in the 15 caption? 16 A. Yes, sir. 17 Q. The copy that you have of the 18 complaint, whether it's the first amended or 19 second amended, did you show it to anyone? 20 A. No. After I read it, I printed it, I 2.1 put it in the manila folder, I put it in one of my 22 backpacks. And a lot of other things have been 23 going on in my life. I haven't gone back to it. 24 Q. Do you train at Equinox? 25 A. Yes, I do.

1 Q. When I [sic] mean train, I mean, do you 2 yourself train? 3 A. You mean, do I work out? Q. Yes. 4 5 A. Yes, I work out there. 6 Q. Do you have a regimen? 7 Α. Yes. Q. And do you work out with anyone? 8 9 A. Generally, I work out on my own, but 10 there are times that I work out with some of my 11 trainers in a group workout as a fitness manager. 12 I arrange workouts, so I've worked out with some 13 of my trainers. I've worked out with my brother 14 when he comes, I work out with my wife. 15 I generally work out on my own, but there 16 are times when I've worked out with other people. 17 Is your wife a member? Q. 18 Α. No. 19 And is your brother a member? Ο. 20 Yes. Α. 2.1 And what is your brother's name? Q. 22 Joseph Maietta. Α. 23 And does he work for Equinox? Q. 24 Α. No. 25 Q. And have you discussed this lawsuit

1	with him?
2	A. No.
3	Q. Have you ever worked out with Lawrence
4	Sanders?
5	A. Yes. I used to train Lawrence Sanders.
6	Q. How frequently would you train Lawrence
7	Sanders?
8	A. It was supposed to be twice a week of
9	training. Very often, more often than not, it
10	wasn't. Because of his duties there, there were
11	whole weeks that he couldn't. There were times
12	where he didn't have a package. But there were
13	times where I had a program for him and I trained
14	him as a trainer. I didn't work out in
15	conjunction with him. I was training him.
16	Q. So you trained him as a personal
17	trainer?
18	A. Yes.
19	Q. And do you train anybody now as a
20	professional trainer?
21	A. Yes. I have about six or seven clients
22	now.
23	Q. Who are your clients?
24	A. You want to know the names?
25	Q. Um-hum.

1 2 3 MR. McPARTLAND: Note for the record, I 4 5 believe with personal training clients' names, we've had an agreement of 6 7 confidentiality, the way it's going to be shared. They'll apply equally to this 8 9 list. 10 MR. HARMAN: I understand and agree. 11 Q. For what period of time were you 12 training Lawrence Sanders? 13 A. I trained him sporadically at the 14 Chelsea location. I was there for 15 three-and-a-half years. I didn't train him for 16 the entire three-and-a-half years. There were 17 just periods where we would train, and then I 18 trained him when I first came on to the Soho 19 location. He was looking for a trainer. He had 20 been training with somebody else, then -- he 2.1 bounces back and forth. He likes to train with a 22 few of the trainers every so often, and we 23 trained, I think, for about the first three, four months that I was at the location in Soho. 24 25 Q. Was that during the time that

1 Ms. Ashdown was working at the Soho location? 2 A. Yes. And then he stopped training with 3 me for a little bit. He worked on his own, and then he started training again with one of our 4 5 trainers, Pagan Jordan, and he trained with her for all of 2012. 6 7 Q. Focusing on the time that -- in 2011, when Ms. Ashdown was the personal training 8 9 manager, there was a time where you were regularly 10 training Mr. Sanders; is that correct? 11 A. Yes. It was about -- it was probably a 12 package or package and a half that we trained, I 13 would say, during that time. Maybe we had about 10 to 12 sessions. It wasn't as frequent as when 14 15 it was in Chelsea. 16 Q. And during the sessions, did you 17 discuss personal matters with him? 18 A. Most times, it was just sports. We 19 would talk -- as far as personal matters, it was 20 mostly sports. It was -- during my sessions, I 21 don't really speak too much, especially when the 22 client is actually involved in the movement. Just 23 normally during the break periods. 24 And he -- I didn't give him any break 25 periods. His goals didn't really allow for

extensive break periods, but we talked sports, we would talk about MMA, boxing, you know, just normal client-trainer chitchat. It was never one specific topic that --

- Q. How about work-related topics; did you discuss work-related topics while you were training with him?
- A. Yes. Maybe he would ask me about program compliance. He would ask me about how the new trainers that we hired are doing. You know, the role of the general manager is oversee all the departments, so he's always been very good at speaking with his managers about what is actually going on in your department.
 - Q. So you talk about work?
 - A. Yes. We talk about everything.
 - Q. Did you talk about Kerry Ashdown?
- A. She came up in conversation. Most times, if we spoke -- and I don't know if they're exclusive to the sessions, but I would ask hum, you know, how to handle certain conversations with her. You know, for advice on how maybe to speak to her and some of the tensions that were going on in the office.

But it has been like that for the

2.1

1 six years that I've been a manager. It's 2 always -- you're able to speak with all the 3 different people you work with. I mean, we have a manager's meeting every week. 4 Q. You said that you spoke with Lawrence 5 Sanders about how to handle Ms. Ashdown. 6 So you were having problems handling 7 Ms. Ashdown? 8 9 A. No. If you want to say "handle" in 10 that regard --11 Q. I'm using your words. I'm asking you, 12 how --13 A. More along the lines of how to 14 communicate with her. Q. So you didn't have a problem handling 15 16 her? 17 A. Handling is more -- what I mean by handling is, in our day-to-day interactions, how 18 19 we would communicate, how I would get her to see 20 my point of view on certain matters about the 21 business. She has her point of view, I have my 22 point of view, but we're both responsible for 23 running the department. And us working as a 24 cohesive pair is really something that's important 25 to the success of a PT department.

1	And I had very open lines of
2	communications with the PTMs that I worked with
3	before, so I would ask him for advice on either
4	how to open up those lines with Kerry, how to make
5	them more smooth.
6	Q. So there were times where she didn't
7	see your point of view; yes or no?
8	A. There were frequent times where she
9	didn't see my point of view.
10	Q. When you say "frequent," do you mean
11	every day?
12	A. Every week.
13	Q. And did you ever tell anyone that
14	Ms. Ashdown drank excessively at work?
15	A. I never told anyone that she drank at
16	work.
17	Q. Did you ever tell anyone that she drank
18	with her staff? Did you ever tell anyone that she
19	was getting drunk with her staff?
20	MR. McPARTLAND: Objection to the form.
21	There's two questions there.
22	Q. Can you answer?
23	A. You want to repeat the question?
24	MR. HARMAN: She can read it back.
25	(Record was read back.)

1 MR. McPARTLAND: Which question is the 2 real one? 3 MR. HARMAN: The second. I never used the word "drunk." I did 4 5 speak to Lawrence that trainers had come up to me, that at a few social functions, that she was 6 drinking with them. 7 What do you mean by "drinking"? 8 9 Alcoholic beverages. 10 So you told Sanders that Ashdown was Q. 11 drinking with trainers? 12 A. Yes. We have a managers' meeting once 13 a week, and Lawrence also, for all his managers. 14 He has manager 101s. So he calls you into the 15 office, you speak about how the department is 16 going from your point of view, how are you doing 17 on a personal level, how are you feeling. Just 18 anything that's going on. 19 So part of my asking him for advice, I 20 said, "Some of the trainers are giving me feedback, that she's a little close with some of 2.1 22 them, and there have been times when she goes out 23 and drinks with them." 24 Q. You oversee 37 trainers; right? 25 A. Currently, yes.

1	Q. I would imagine some of them drink;
2	right?
3	A. Yes.
4	Q. I would imagine some of them drink
5	together; right?
6	A. Yes.
7	Q. Have you ever had a beer with one of
8	your trainers?
9	A. Yes.
LO	Q. Did you ever complain to Sanders that
L1	Ms. Ashdown favored males over females?
L2	A. I didn't complain to him. I told him
L3	it was around the time that me and her were
L 4	discussing certain things, and she said she was
L5	hearing from the staff that I favor the females,
L 6	and I said, you know, they're coming to me saying
L7	that she's favoring the male trainers because
L8	she's training with one of them, she's close with
L9	another.
20	Q. Who told you that?
21	A. Who told me she was close? A few of my
22	female trainers at the time. One of them was
23	Danielle Vetrano, another one is Nicole Hummel. I
24	think those are the only two.
25	Q. Did you believe that Ms. Ashdown was

1 favoring males over females? 2 A. No. It's just -- just like I didn't 3 believe that I was favoring females, one of the things that we deal with as managers, is there's 4 always going to be this perceived favoritism, and 5 6 it's our job to make them all feel equally 7 represented by the department, especially us. So it is a challenge. 8 9 Q. Did you ever tell Sanders that 10 Ashdown -- Ms. Ashdown wasn't responding to your 11 e-mails? 12 A. Yes. Once I had -- it was a closeout 13 period, and --14 Q. So you did? 15 A. Yes. 16 Q. And have you ever set up a fake e-mail 17 address at Equinox? 18 Α. No. 19 Q. And did you speak to Ms. Ashdown 20 directly about her not, according to you, 21 responding to e-mails? 22 A. We spoke about it in the office, I 23 think, after that event. 24 Q. But you went to Sanders first; right? 25 No. It was during a closeout period of

1	time.
2	Q. Well, just, let's
3	A. I would like to answer the question for
4	you.
5	Q. I want you to answer the question.
6	MR. McPARTLAND: "No" is good enough.
7	That's what he's looking for.
8	Q. Did you speak with Ms. Ashdown prior to
9	your complaint to Mr. Sanders?
10	MR. McPARTLAND: Object to the form.
11	A. I didn't complain to Lawrence, but I
12	spoke to Lawrence before.
13	Q. You spoke to Lawrence. We established
14	that. You spoke to Lawrence about your belief
15	that Ms. Ashdown didn't respond to your e-mail.
16	Okay. We've established that. That's correct.
17	We understand that.
18	Is that correct?
19	A. I spoke to him because I wanted to get
20	in touch with Kerry in response to my e-mail.
21	Q. But you couldn't text her?
22	A. No. I was e-mailing her.
23	Q. Did you have her phone number?
24	A. I did.
25	Q. You could text her; right?

1	A. I could have texted her, right.
2	Q. But you chose not to; right?
3	A. I don't know when I received her phone
4	number in relation to her e-mail address.
5	Q. You don't recall texting her, do you?
6	A. I believe I texted her, but I didn't
7	text her
8	Q. Did you text her at that time?
9	MR. MCPARTLAND: I'm going to object.
10	Can you let him finish as well, instead of
11	talking over each other?
12	A. What I do with deal with business, I
13	always like I told you earlier, I go through
14	e-mail.
15	Q. But this was another manager at the
16	Soho location; right?
17	A. Who was another?
18	Q. Ms. Ashdown.
19	A. Kerry?
20	Q. Yes. And you could have texted her;
21	right?
22	A. What I did instead was I called. I
23	called, asking for Kerry. I called the front desk
24	and I said, "Is Kerry in the office," and they
25	said, "No, Kerry is not in the PT office." I

1 said, "Okay, then let me talk to Lawrence," and 2 they transferred me to Lawrence's office. 3 It just so happened that Kerry was in Lawrence's office, and I said, "Hey, is Kerry at 4 work today? I sent her an e-mail about some" -- I 5 don't remember what it was related to in the 6 7 business, "but I want to make sure it went through. I'm not getting a response." 8 9 And that's how --10 Q. What did Sanders say in response to 11 that? 12 A. He said -- I think he told me that 13 Kerry was actually in the room, and that she would 14 check the e-mails. What I did was I told him the 15 nature of it. I believe it was just a member 16 wanted to purchase a package, so he relayed the 17 information and the package was purchased and 18 everything was fine. 19 Q. And for how long a period did you 20 believe that Ms. Ashdown wasn't responding to your 2.1 e-mails? 22 A. It was just that day. It was during 23 one of the -- I think it was probably the last day of closeout in the month. Closeout is the final 24 25 four days of the month where we're -- really

1 buckle down for budgets. In the PT department, we 2 alternate the days. So I was there on the day 3 before, she was here on this last day, and I sent her an e-mail about it in the morning. I didn't 4 5 get a response in the afternoon. I believe I sent another one, and I wanted to make sure we got a 6 7 process, so I called Equinox looking for her, but she wasn't in the office. She was in Lawrence's 8 9 office. 10 Q. So your testimony is that you sent her 11 several e-mails and she didn't respond to them? 12 A. Not several. Just, probably, two. 13 O. Two. 14 REQ MR. HARMAN: We're going to call for 15 production of the e-mails that were sent to Kerry 16 Ashdown that the witness claims he didn't get a 17 response to. 18 MR. McPARTLAND: I take that under 19 advisement. 20 Q. Was there any other time that 2.1 Ms. Ashdown, according to your recollection, 22 didn't respond to e-mails? 23 A. Not that I remember. 24 Q. Did you ever tell Mr. Sanders that you 25 thought that Ms. Ashdown would crash and burn?

1	A. No.
2	Q. Did you ever tell Mr. Sanders that
3	Ms. Ashdown wasn't doing her job?
4	A. No.
5	Q. Did you ever tell Mr. Sanders
6	Ms. Ashdown didn't look well?
7	A. No. When she didn't look well, I would
8	turn to her, because she would sit right next to
9	me, and I would tell her, I would say, "Listen,
10	why don't you leave early, I'll be here."
11	Q. Did you ever tell Mr. Sanders that,
12	though?
13	A. No.
14	Q. Did you ever tell anybody, other than
15	Ms. Ashdown directly, that Ms. Ashdown didn't look
16	well?
17	A. Well, when I would go home and I would
18	talk to my wife, I would say, "I think her
19	treatment is really affecting her. I could see it
20	today." It's something that I'm very sensitive
21	to.
22	Q. Other than your wife, did you talk with
23	anyone else?
24	A. No.
25	Q. How about any of the trainers?

1	A. No. It's not their business to know.
2	Q. Did anyone ask you?
3	A. They would ask, and if they did ask, I
4	would always say, "Speak to her about it," or "I
5	don't know about the situation."
6	Q. Who asked you?
7	A. I don't know specifically. I was more
8	answering if the trainers were to ask, and I know
9	that would be my default answer. It's not their
10	business to know what's going on with Kerry.
11	Q. Do you believe that Ms. Ashdown's
12	cancer treatments affected her ability to perform
13	her job duties?
14	A. No. I think they affected her
15	physically, like I told you earlier.
16	Q. I'd like for you to just answer the
17	question.
18	Do you believe that Ms. Ashdown's cancer
19	treatments affected her ability to perform her job
20	duties?
21	A. No.
22	Q. So do you believe that there were
23	from your professional opinion, that Ms. Ashdown
24	had any performance issues?
25	MR. McPARTLAND: Objection

1	A. Performance issues, as far as what?
2	MR. McPARTLAND: to form.
3	MR. HARMAN: I'm sorry. Is there
4	something that you'd like to say?
5	MR. McPARTLAND: I just objected to the
6	form. Do you want me to clarify it?
7	MR. HARMAN: No.
8	MR. McPARTLAND: Okay.
9	Q. You've worked at Equinox for
10	five years; right?
11	A. Since November 2007.
12	Q. Six years?
13	A. Almost six, yes.
14	Q. And you've worked as a manager for
15	about half that, a little more?
16	A. No. Probably about 90 percent of it.
17	Q. 90 percent of it you worked as a
18	manager.
19	And you're now functioning in
20	Ms. Ashdown's former position; correct?
21	A. That's correct.
22	Q. And you've been in lots of manager
23	meetings; correct?
24	A. Yes.
25	Q. And you've had manager training;

1	correct?
2	A. Yes.
3	Q. Do you consider yourself a good
4	manager?
5	A. Yes, I do.
6	Q. Are you as knowledgeable as you could
7	be of Equinox's requirements of you as a personal
8	training manager?
9	A. Say that one more time, please.
10	Q. Are you as knowledgeable as you could
11	be of Equinox's requirements for you as a personal
12	training manager?
13	A. On a day-to-day basis, absolutely. I
14	always want to learn more on a daily basis. I
15	think there's always something to learn.
16	Q. I'm talking about today, though. I'm
17	not talking about the future.
18	Have you done everything you're supposed
19	to do to learn your job?
20	A. Yes.
21	Q. Are you good at it?
22	A. Yes.
23	Q. Was Ms. Ashdown good at her job?
24	A. Yes.
25	Q. And did you ever identify any

performance issues with Ms. Ashdown?

A. Yes, I did.

2.1

- Q. What were those?
- A. Part of the job as the fitness manager is I'm involved with the brand. So sort of how our jobs break down is she's the business -- the personal training manager's business numbers, the fitness manager is brand. So what I'm responsible for is program design, program design compliance with the trainers.

So one of the things, when I came over to the Soho location, as a team, they weren't very programming compliant. We had a program compliance spreadsheet, and at the time when I first got there, I noticed that they were -- less than 20 percent of the staff was utilizing the programs correctly.

So one of my tasks coming in there was to make sure that more of the trainers were programming with the eventual goal of being at a hundred percent compliance. And one of the things that I noticed and made that job difficult is that Kerry didn't actually utilize programs with her training clients. They weren't visible when she's on the floor, which is a requirement of the

trainer.

2.1

And they weren't -- they weren't in the share drive. They would be easily accessible.

Like all the other trainers and managers need to have them on the share drive. So it made my ability to get trainer buy-in less effective because there could be easily something where they could say, "Well, why do I need the program if the personal training manager doesn't have the program?"

- Q. So did you complain about that?
- A. I didn't complain about it. I spoke to Lawrence in my one-on-one and said, "Hey, listen, you guys have me in here to improve our programming complaints. Kerry doesn't use programs, nor does she have them visible during the training sessions. It's something that I've told her that I can help her with, programming, because that's one of the things that I'm good at. She doesn't really want my help, so it's going to be difficult for me to improve the program compliance of the staff if she's not open to me assisting her with the programming or actually having programs with her clients."
 - Q. Is it a requirement at Equinox that you

1 have programs visible on the floor?

A. Yes.

2.1

- Q. Where is that? Is that written down somewhere?
- A. I believe it's part of our EFTI curriculum. I don't know where it is written down, but it's something that we educate and tell the trainers when we hire them. We're -- part of the Equinox programming system is we program six weeks in advance on our programming template. And how the managers are coached and all the trainers are coached needs to be visible during the session.

In our complimentary services, we actually show the program to the training client when we first start training them. So after we meet for the Equifit assessment, where we meet for that first training session, what we're supposed to do as trainers at Equinox is show them the program, explain to them what they can expect in this fitness program.

Q. So if I went to an Equinox location, according to Equinox's policy, if I see a trainer, I should see them with some kind of piece of paper or something like that?

1 A. You will see them either with our 2 branded, six-week program on a clipboard, either attached to a notebook, or very recently trainers 3 have moved over to the digital version of the 4 template, which you can find it on there, on the 5 iPad or any other type of tablet. But it should 6 7 always be present during the session. Q. And if it's not, they're violating 8 9 Equinox's policy, according to your testimony? 10 A. If it's not there, it's the job of 11 either the fitness manager to either ask them why 12 it's not there, ask to see their program, see what 13 the reason is. It could be the trainer forgot it 14 and they go get it during the rest period. Q. And it's your testimony that 15 16 Ms. Ashdown didn't use programs at all? 17 A. In the beginning of her tenure there, 18 she didn't have programs visible during the 19 sessions. 20 Q. How long a period would you consider to 2.1 be the beginning? 22 A. I would say, at least the first 23 two months. Then Lawrence is always very good about that in their one-on-one. He addressed it 24 with her and said, "Hey, let me see your 25

1 programs." From that point forward, there were 2 programs visible during sessions. 3 Q. So she only didn't use programs in the very beginning? 4 5 A. Yes. 6 Q. But -- and she hadn't worked at Equinox 7 prior to that first beginning period that you're talking about; correct? 8 9 A. No. It's my understanding she was 10 hired in the beginning of 2011. She used to work 11 in the United Kingdom. 12 Q. And then she started using programs 13 after that beginning period? 14 Α. After Lawrence spoke with her about 15 having programs during sessions, yes. 16 Q. How do you know Lawrence spoke to her? 17 A. He told me in his -- in our one-on-one 18 that "I'll speak to Kerry about there being 19 programs visible during the training sessions." 20 Q. So he talked to you about his conversations with Ms. Ashdown? 2.1 22 A. No. He told me what he would do in 23 response to my conversation with him. 24 Q. Did you ever bring any other concerns 25 to Mr. Sanders about Ms. Ashdown?

1 A. No. The only concerns were the 2 inability to communicate, something where we had a different opinion. She was often condescending. 3 She would speak to me like I was a child, so I 4 never was the -- the office is visible to the 5 training floor. I never wanted us to get into a 6 7 back-and-forth, and there was one specific occasion where she was yelling at me. I don't 8 9 remember what the topic was, and I left the 10 office. 11 Then I went to Lawrence. I said, "You 12 need to talk to Kerry. She's raising her voice to 13 me, and I would rather not have the whole training 14 staff see it." 15 Q. So it's your testimony that she yelled 16 at you? 17 She has yelled at me, yes. Α. 18 Q. Yell at you about what? 19 I don't remember the topics. It was us 20 just -- disagreements we were having. 2.1 Q. And was she yelling at you in front of 22 anybody? 23 A. You could say the whole gym floor 24 because our window, behind us in the office -- our 25 office is only about three-and-a-half feet wide,

1	and it's the whole gym floor can be seen right
2	into our windows.
3	Q. So it's your testimony that she yelled
4	at you in front of the whole gym floor?
5	MR. McPARTLAND: Objection.
6	A. She yelled at me in my office. She was
7	yelling at me, and we were visible from the gym
8	floor.
9	Q. And so you went to Sanders and you said
10	that Ashdown was yelling at you?
11	A. That's correct.
12	Q. What did he say?
13	A. He said, "I will speak with her."
14	Q. And did he?
15	A. I believe so. I didn't see the
16	conversation.
17	Q. What happened after that? Did you go
18	back to the office?
19	A. I went back to the office, and probably
20	for the next week, we barely said a word to each
21	other. And there was a noticeable tension when
22	you would come into the office.
23	Q. And do you recall what the dispute was
24	about?
25	A. No, I do not.

1 And you said she was condescending to 0. 2 you? 3 Α. Yes. What do you mean by that? 4 5 I'm always looking to learn, I also like to teach. So in our beginning conversations, 6 7 when she first started, she let me know a little bit about her background, what she would do in the 8 9 I definitely took it as something where I 10 could learn how to manage business from a member's 11 prospective well from her, because she definitely 12 had a talent for that. She was very organized 13 with how she had the trainers -- (cross talk) 14 Q. In what ways was she condescending to 15 you? 16 A. I was trying to finish the question 17 that you asked me. And I would respond with 18 trying to give her some ways of -- like you said 19 earlier, she had never worked at Equinox before, 20 so I was trying to explain to her the brand. 2.1 was obvious when she came in that she didn't --22 she wanted to run it the way it was run in the UK. 23 Every business is different, every even department 24 within Equinox is different, different culture. 25 So when I would try to give my opinion or

1 my advice, she didn't really care to hear it, and 2 that's when she would be condescending. 3 Q. So it's your testimony that she didn't want your advice? 4 A. I don't think she felt she could learn 5 anything from me. 6 Q. So it's your testimony that you don't 7 think that she felt that she could learn anything 8 9 from you? 10 That's correct. Α. 11 And did she tell you that? Q. 12 Α. No. That's how I felt. 13 Q. And did you complain to Lawrence 14 Sanders that she -- that you didn't think that she 15 could learn anything from you? 16 A. In our one-on-one, I would say to him, 17 you know, we're supposed to be working as a team, 18 PTM and FMs are supposed to feed off of each 19 other. I've had two very productive relationships 20 with other PTMs in my tenure. And I said for us 2.1 to turn around Soho like they're expecting us to 22 turn around Soho, it's not going to work unless we 23 work together. 24 Q. If you have a disagreement with 25 Mr. Diaz over a work-related issue, who makes the

1 final decision about what to do? 2 A. I would make the final decision, but we 3 always want to go after everything as a partnership. It's definitely something where I 4 5 value his feedback and what his opinion would be. Unless it was grossly inaccurate, I would 6 7 definitely take what he said into consideration. Q. But you have the final decision? 8 9 A. Final decision, but we make it as a 10 team. It's all relationships with PTMs and FMs. 11 We work as a team. 12 Q. Were there other occasions where you 13 allege that Ms. Ashdown yelled at you? 14 A. There were frequent times where she 15 would raise her voice. In my opinion, when two 16 people are working together, we should be speaking 17 to each other like we're speaking right now. 18 should never -- in a business setting, especially 19 one where it's so visible to all the members and 20 trainers walking by, that it should never look 2.1 like we're being verbally aggressive or animated. 22 It should be a very professional demeanor whenever 23 you're speaking in the office. 24 Q. So she was verbally aggressive with 25 you?

1	A. Yes. The tone and the volume, there
2	were times where were inappropriate for the
3	situation.
4	Q. And you said "frequent." How
5	frequently was she being verbally aggressive with
6	you?
7	A. More than once. It was frequent in the
8	workplace.
9	Q. You said "frequent." Does that mean
10	once a week?
11	A. More than once is my answer.
12	Q. More than five?
13	A. I believe so.
14	Q. More than ten?
15	A. Where she raised her voice? Probably
16	not more than ten where she was condescending,
17	absolutely.
18	Q. So there is more than five, but not
19	more than ten times that she was verbally
20	aggressive with you. And then there was more than
21	ten times where she was condescending toward you?
22	A. I would say almost every situation
23	where we had a difference in opinion, she had a
24	condescending tone in her voice.
25	Q. And did you ever call anyone in the HR

1 department about Ms. Ashdown? 2 A. I don't remember. I don't think I 3 have. Q. And did you e-mail anyone in the HR 4 department about Ms. Ashdown? 5 6 No, I don't believe so. Α. Has Mr. Sanders ever yelled at you? 7 Q. No. 8 Α. 9 Q. And if Mr. Sanders yelled at you 10 between five and ten times in front of others at 11 Equinox, would you talk to someone about it? 12 A. Absolutely. 13 Q. Who would you talk to? 14 It would depend on which club we're at, 15 who is superior -- I would talk to my wife first 16 and see how she would -- "what do you think I 17 should do," and then I would probably speak to my 18 area personal training manager, Rich Velasquez. 19 Q. But you would speak to someone about 20 it? 21 Absolutely. Α. 22 And did you speak to Mr. Sanders about 23 all these instances of yelling with Ms. Ashdown? 24 A. In our one-on-ones, I would speak about 25 the nature of our relationship in the PT office.

1 Did you speak to Mr. Sanders about all Ο. 2 these instances of yelling? 3 A. I wouldn't speak to him after every single instance, but once I felt like it was too 4 5 much, there would be times where I would go speak to him in the one-on-one. 6 7 Q. So you did --A. I wasn't the type that I would 8 9 tattletale after every -- oh, she yelled at me. 10 But after she would yell, it would be 11 condescending and I would speak to her and say, "I 12 don't appreciate the way you're speaking to me." 13 And it wouldn't change. Then I would speak to 14 Lawrence. I would address it with Kerry also, 15 that I didn't like the way she spoke to me. 16 Q. Is it your testimony that you directly 17 addressed it with Kerry and then you spoke to 18 Mr. Sanders? 19 A. Absolutely. The first event we were 20 talking about before, where she was yelling, was 2.1 after I had spoken to her on another occasion. 22 And I said, "Listen, there's no reason for us to 23 be yelling. I don't appreciate the way you're speaking to me," and it didn't change. 24 25 And that day, when she was yelling,

1 that's when I left the office, because I didn't 2 want to respond in kind. I wanted to keep even tone, so I left the office, because I felt that 3 was appropriate, and went to Lawrence. I said, 4 5 "She's yelling at me in the office. I need you to speak to her." 6 7 Q. And did he report back to you after that? 8 9 A. No. He didn't report back to me, but 10 like I told you, for at least that week, it was 11 pretty much a "hi" and "bye" with me and her. It 12 was very, very tense in the office. 13 Q. Did you ever observe Ms. Ashdown, as 14 you say, allegedly yelling at anyone else? 15 A. I never told you I saw her yelling at 16 somebody else. 17 Q. Well, I'm asking you, did you ever 18 observe her yelling at anyone else? 19 A. No. 20 Q. Did you ever observe her being 21 condescending to anyone else? 22 A. There could be times in the office 23 where something she could say to the trainer in 24 relation to the business could be condescending 25 but that would be about it.

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 149 of 178

1	MR. McPARTLAND: Let me interrupt.
2	(Recess taken)
3	MR. HARMAN: We're going to break now
4	for lunch.
5	I'm going to remind the witness that
6	you're still under oath and instruct you
7	not to discuss your testimony with anybody
8	during the break.
9	Do you understand that?
10	THE WITNESS: Okay. Can I check with
11	my wife to let her know that I'm still
12	here?
13	MR. HARMAN: Sure. I'm talking about
14	the content and the substance of your
15	testimony; not your whereabouts.
16	
17	(Luncheon recess taken at: 1:16 p.m.)
18	
19	
20	
21	
22	
23	
24	
25	

1	AFTERNOON SESSION
2	(2:04 p.m.)
3	CONTINUED EXAMINATION
4	BY MR. HARMAN:
5	Q. Did you discuss your testimony while we
6	were on lunch break today?
7	A. No.
8	Q. And is there any portion of the
9	testimony that you gave earlier in the day that
10	you want to change?
11	A. No.
12	Q. Is there any testimony that you
13	provided earlier in the day that you believe to be
14	inaccurate?
15	A. No.
16	Q. We had some discussions earlier about
17	the computer that's in your office.
18	Did you ever, at any point, conduct a
19	search of your computer for information regarding
20	Ms. Ashdown?
21	A. Which computer; the one on the left or
22	the one on the right?
23	Q. Let's talk about the computer that you
24	had before it was changed by the IT department.
25	So I take it that you took over

1	Ms. Ashdown's computer; is that correct?
2	A. Yes. The way the office is set up, PTM
3	is historically always set on left, the FM is
4	always set on the right.
5	Q. After Ms. Ashdown's departure, isn't it
6	true you were almost immediately placed in the
7	interim position of personal training manager?
8	A. No. I just did both tasks for about
9	two or three weeks, but I stayed on the computer
LO	on the right.
L1	Q. And when did you move to the computer
L2	on the left?
L3	A. Once they found the fitness manager to
L 4	work with me at the location.
L5	Q. That was about three weeks?
L 6	A. Yes. It was sometime in October.
L7	Q. October 2011?
L8	A. That's correct.
L9	Q. And at any point after that and you
20	started to use the same computer that Ms. Ashdown
21	was using in October of 2011?
22	A. Yes. After they brought in someone to
23	work, I moved to the computer on the left, that
24	Kerry had used, yes.
25	Q. At any point after October 11th, did

1	you conduct any search for any information
2	regarding Ms. Ashdown?
3	A. No.
4	Q. How about within the physical office
5	itself; have you ever conducted a search for
6	information regarding Ms. Ashdown?
7	A. No.
8	Q. I'm handing you what's been marked as
9	Plaintiff's Exhibit 2. Please take a look at it.
10	(Plaintiff's Exhibit 2, two-page
11	document dated January 9th to Joseph
12	Matarazzo from Walker G. Harman, Junior,
13	was marked for identification.)
14	A. (Witness reviews document.)
15	MR. HARMAN: For the record, this is a
16	two-page document dated January 9th to
17	Joseph Matarazzo from Walker G. Harman,
18	Junior.
19	Q. Have you had an opportunity to read
20	Plaintiff's Exhibit 2?
21	A. Yes.
22	Q. Do you recognize this document?
23	A. No.
24	Q. Have you ever seen this document
25	before?

1	A. No.
2	Q. Do you have any understanding of what
3	it means?
4	A. I believe it's your firm letting Joe
5	Matarazzo know that Kerry Ashdown has brought a
6	legal disagreement against Equinox.
7	Q. And as you sit here today, after having
8	read it, is there any other purpose to the letter?
9	A. If I'm understanding correctly, it's
10	preparing Equinox that there's a potential legal
11	matter, and that anything in relation to the case
12	should be retained as such.
13	Q. And do you see your name there in the
14	Re line?
15	A. Yes.
16	Q. But you never received a copy of this
17	letter?
18	A. No.
19	Q. And did you interview Mr. Diaz?
20	A. Yes, I did.
21	Q. And was he an internal hire?
22	A. Yes, he was.
23	Q. And was he at the Soho location?
24	A. No. He was in a midtown location. I
25	don't remember if it was our Graybar location. He

1 was a manager in training. 2 Q. Did you interview anyone else? 3 A. We had just met with -- once the interview gets to my hands, it's less a matter of 4 5 me picking the candidate. More of just making sure I vibed with the candidate. So he was pretty 6 7 much our option, or the option the company had. And I met with him just to make sure -- he had, 8 9 like, some of the answers to my questions. 10 thought he was a positive candidate, and that's 11 pretty much my involvement as hiring. 12 Q. How many times did you meet with him 13 before he was hired? A. I believe it was two times. 14 15 Q. Did you train with him? 16 Α. No. 17 Q. And what would have happened if you 18 didn't vibe with him? 19 A. I guess -- I'm sure Lawrence and my 20 area personal training manager, Rich, would have 2.1 asked me why. I guess if there were tangible 22 reasons, they would have looked for another 23 candidate, or they would have tried to find ways for the match to work. 24 25 Q. And was there anybody else that you met

1 with that was a candidate for that position? 2 A. I don't believe so. I think people --3 like Lawrence and Rich were, I think, discussing other candidates, but Darwin was the only one 4 5 brought to my attention. Q. Do you remember any other candidates 6 7 that were being discussed? 8 Α. No. 9 Q. And can you tell me other supervisors 10 that you had other than Mr. Sanders, other 11 supervisors you've had at Equinox? 12 A. I've had -- currently, now, I have Jed 13 Prisby, who's an assistant general manager; Jane 14 Montoya, who's an assistant general manager; 15 Lauren Buck, who's an assistant general manager; 16 Michelle -- I can't remember her last name. She's 17 an assistant general manager now, the general 18 manager at a location in Chicago. 19 Morgan Zamorra, she was an AGM, and now 20 she's a general manager at the Chelsea location. 2.1 Anybody else? Q. 22 There was another gentleman, but I 23 can't remember his name. He was there earlier in 24 my tenure. That's an assistant general manager. 25 And then Nick Aliferis was an assistant general

1 manager, and then he became the general manager of 2 Chelsea, and now he's the general manager of Columbus Circle. 3 Q. So these are managers that you've had 4 5 during your time at Chelsea and Soho at Equinox? A. Correct. 6 Q. And of these individuals that you 7 named, were you supervised directly by any of 8 9 them? 10 They're involved in our PT meetings. 11 It's direct supervision. It's not as if I just 12 answer to them. We kind of all work together as a 13 team. It's not something where I would just speak 14 to one of them. You know, I would speak to the 15 AGMs, too, at bigger clubs, they have the same title, but they may be responsible for different 16 17 duties. I may have to go to one for something 18 involving towels, some involving equipment, it 19 depends on the role and the nature of the 20 question. 2.1 Q. Well, you would consider the 22 personal -- you would consider yourself to be the 23 direct supervisor of the personal trainers; 24 correct? 25 A. That's correct.

1 And would you consider Lawrence Sanders Ο. 2 to be your direct supervisor? 3 A. Yes. Q. Tell me other direct supervisors that 4 5 you've had. 6 A. The people that I listed on that --7 Q. All these individuals were your direct 8 supervisors? 9 A. Yes. The AGMs work under the general 10 managers, and they, on a more specific level, deal 11 with things at the club level. 12 Q. Are you aware of any employee at 13 Equinox ever being terminated for, allegedly, 14 improperly pulling sessions? 15 A. Yes. 16 Q. Can you tell me who, please? 17 A. I know the Brooklyn personal training 18 manager, I forget his name, I think it was -- I 19 know the Brooklyn training personal training 20 manager, and I had heard of another personal training manager, but I don't know which location 2.1 22 and which name. 23 Q. When did you hear this, about the 24 Brooklyn personal training manager? 25 A. I would say, it's sometime in 2012.

1 didn't hear about it this year. 2 Q. And what did you hear? 3 A. That he was pulling sessions inappropriately for himself and for another 4 trainer, and he was discovered and he was 5 6 terminated. Q. And did you hear anything else? 7 8 Α. No. 9 Q. Who told you this? 10 I think I might have actually heard it Α. 11 from Darwin because Darwin used to know people at 12 the Brooklyn Equinox, and then he has friends in 13 some other locations. 14 Q. And then you recall another instance in 15 which an employee was terminated for improper 16 session pulling? 17 A. Yes. I remember hearing it. I don't 18 remember the -- I don't know which location it 19 was. 20 Q. You don't remember any specific 2.1 details? 22 A. No, sir. 23 What is your educational background? Q. 24 A. I attended a four-year private 25 university, Hofstra University. I have a BA in

1	biology and psychology.
2	Q. And beyond your combined bachelor's
3	degree, do you have any other degrees?
4	A. No. I would like to go back to school,
5	but I don't.
6	Q. What would you like to go back to
7	school for?
8	A. I want to get a master's in sports
9	nutrition.
10	Q. Do you hold any certificates?
11	A. What type of certificates?
12	Q. Any kind of certificates related to
13	your job?
14	A. Yes. I have my national certification
15	through the Aerobics Fitness Association of
16	America, I'm TRX certified, Kettlebell certified.
17	I was certified using the biker through Equinox,
18	pre- and postnatal certified.
19	Q. Anything else?
20	A. That's all I can remember off the top
21	of my head.
22	MR. HARMAN: I'm handing you what has
23	been marked as Plaintiff's Exhibit 3.
24	Please take a look at it.
25	(Plaintiff's Exhibit 3, Defendants'

1	responses to initial discovery dated
2	June 17, 2013, was marked for
3	identification.)
4	THE WITNESS: (Witness reviews
5	document.)
6	MR. HARMAN: For the record, this is
7	Defendants' responses to initial discovery
8	protocols, with this matter's CIV number,
9	dated June 17, 2013.
10	Q. Have you seen this document before?
11	A. No, sir.
12	Q. Do you know who David Harris is?
13	A. Yes, I do.
14	Q. Who is he?
15	A. He's one of the heads of the personal
16	training department for Equinox.
17	Q. And have you ever discussed Kerry
18	Ashdown with him?
19	A. No.
20	Q. And how about Elizabeth Minton; who is
21	she?
22	A. She's, I think, senior director for
23	development for personal training for Equinox. I
24	don't know her exact title.
25	Q. Have you ever discussed Kerry Ashdown
	1

with Elizabeth Minton?

A. I have spoken with Liz about my

relationship with Kerry while we were working

together, and ways to improve it.

Q. What about -- we've talked about Lawrence Sanders.

This document is entitled, "Defendants' responses to initial discovery protocols." And with respect to 3, 3 is, "Identify person the defendant believes to have knowledge of facts concerning the claims or defenses at issue in this lawsuit and a brief description of that knowledge." And then "Defendants in this case," and that includes you, "provided the following response." And there are individuals listed, and Lawrence Sanders is listed there.

And my question to you is, other than what we've already spoken about, do you have any specific knowledge about your interactions with Lawrence Sanders -- and I'm sorry about the convoluted question, but I think it will be clear.

Other than what you've already testified to, did you have any other interactions with Lawrence Sanders regarding Kerry Ashdown that you can think of?

1	A. No, sir.
2	Q. And do you know who Matthew Plotkin is?
3	A. Yes, I do.
4	Q. And have you ever had any decisions
5	with and by "discussions," I mean, e-mail,
6	text, phone, in person, with Matthew Plotkin
7	regarding Ms. Ashdown?
8	A. No. After she was let go, he just said
9	that he and Lawrence made the decision, and we
10	moved on from there.
11	Q. And you're also identified here as
12	having knowledge or information regarding
13	Plaintiff's employment with Equinox, as well as
14	other facts and circumstances related to the
15	claims and defenses in this lawsuit.
16	Do you have any reason to disagree with
17	that statement?
18	A. If this is saying that I was there
19	during the time, that's all I would really say I
20	know about. I wasn't involved in the decision nor
21	do I know how they came to the decision or what
22	the decision was actually made off of. I just
23	know my relationship with Kerry while we worked
24	together.
25	Q. Other than what you've testified to

1	today regarding Ms. Ashdown's employment with
2	Equinox, do you have anything to add that you
3	haven't already testified to, with respect to your
4	knowledge regarding Ms. Ashdown's employment with
5	Equinox?
6	MR. MCPARTLAND: Note my objection to
7	form.
8	A. No.
9	Q. How about Matthew Herbert; do you know
10	who he is?
11	A. Yes. I believe the head of or he
12	works in the Human Resources department.
13	Q. Have you discussed Ms. Ashdown with
14	him?
15	A. No.
16	Q. How about Joseph Matarazzo?
17	A. No, sir.
18	Q. Do you know who he is?
19	A. I know who he is. I thought you meant
20	having discussions with him.
21	Q. Yes. Did you ever have discussions
22	with him about Ms. Ashdown?
23	A. No, sir.
24	Q. Let's go back to Liz Minton.
25	When is the first time that you had a

discussion with Ms. Minton regarding Ms. Ashdown?

A. I think it was around the time where I was speaking to Lawrence for advice. I think Liz was speaking to -- Kerry was speaking to Liz about advice on how to work on our relationship. I think after Liz and Kerry spoke, Liz reached out to me and said that Kerry and I should get together at an off-site location just to talk about my wants and desires, Kerry's wants and desires, in ways that we can meet and come up with a compromise and move forward.

- Q. Did you refuse to meet with her off-site?
- A. I didn't feel comfortable about meeting off-site. I wanted to have the meeting either in our office or somewhere in Equinox Soho. Just because in the past, in how she's spoken to me, I didn't want there to be any possible way or inference that anything less than positive or negative on my end came out.

So I expressed to Liz that I would rather meet with Kerry at the gym in our office on the mezzanine, and both Kerry and Liz said it would probably be best if we met at a neutral location.

Q. Where did you meet?

2.1

1 We met across the street from the gym 2 at a delicatessen. It's a restaurant on the 3 corner of Prince. Q. Did she yell at you during that 4 5 meeting? 6 No. The meeting was -- of course we 7 were in a restaurant. I spoke for the majority in the beginning because Kerry gave me the floor. 8 9 spoke about ways for us to improve, just things 10 that I felt slighted on or not involved in. 11 One of my main bones of contention was 12 that there was a time where on my day off, she 13 interviewed some training candidates and hired 14 them without my knowledge or even me meeting them. 15 When I came in to work that next day, she said, 16 "Oh, by the way, your two new trainers you need to 17 train, they start on Monday." 18 So I told her that -- in this meeting, 19 that I wanted to be involved in things like that, 20 that for us to -- for us to be successful in the 2.1 department, we need to work together. I conceded 22 a lot of -- I told her that we would speak more 23 amongst ourselves. She agreed we should speak to 24 each other when there was an issue, and she would

try to work better on how she spoke to me.

25

1 So she didn't yell during that time. 2 the meeting felt as if we both spoke to each 3 other, and then from that meeting, I didn't really see much of a change in our interactions. 4 5 Q. But you took the reigns at the beginning of the meeting? 6 7 No, Kerry started it. O. But --8 9 A. One of the things that Liz and Lawrence 10 told her is that as the personal training manager, 11 she needs to work the hardest to repair our fractured relationship, so she started the lunch 12 13 by saying, you know, "Why don't you start and let 14 me know how you're feeling." So I started. 15 It's not that I took the reigns. She had 16 asked me to start speaking, so I started speaking. 17 Q. How do you know that Liz and Larry had 18 told her that? 19 She had told me and said that, you 20 know, "I need to work towards doing this." And I 2.1 believe when I spoke to Liz on the phone, she said 22 that she had the personal training manager, so, go 23 to a neutral site, that's where she'd like to go, 24 allow her to take the lead on repairing the 25 relationship. And I said, "Okay." And I trust

1 Liz. I've known Liz since I've been employed, and that's why I felt okay with going to an off-site 2 3 meeting spot. Q. Where were you when Ms. Ashdown hired 4 these trainers? 5 6 A. I was probably home. It was my day 7 off. 8 Q. Hadn't you taken some time off during 9 that period? 10 A. No. Not when these trainers were 11 hired. 12 Q. You weren't on your honeymoon? 13 A. That was in April. If it was 14 concurrent, I would imagine that I was around 15 for -- the way we do an interview process is a 16 phone screen in person. 17 Q. I'm not asking about the interview 18 process. I'm asking you about whether you took a 19 honeymoon or not. 20 A. The first question was where was I. 2.1 Q. All right. So you didn't know where 22 you were, so I'm asking you if you took a 23 honeymoon. 24 MR. MCPARTLAND: Over my objection. 25 A. My response to your question, that I

1	was home on my day off, and then as I was
2	answering, you said, "Did you take a honeymoon?"
3	Yes, I took a honeymoon.
4	Q. How long did you take?
5	A. A week.
6	Q. How many personal trainers have you
7	hired since Ms. Ashdown departed Equinox?
8	A. Over 20.
9	Q. And has Mr. Diaz been present at every
10	single one of those interviews?
11	A. Diaz Darwin Diaz meets all the
12	candidates before we hire them.
13	Q. I understand that's your testimony,
14	that that's your policy. I'm asking you if he's
15	been present at every single interview that you've
16	conducted for personal trainers?
17	A. He's not been to every interview, but
18	he meets them at one of our interview stages
19	before the hiring process is complete.
20	Q. And that's the procedure and that's
21	what you and Ms. Ashdown had utilized when you
22	were working together as well; correct?
23	A. In this case, with these two trainers,
24	we didn't utilize that procedure.
25	Q. And has Mr. Diaz ever taken vacation?

1	A. Yes.
2	Q. And has he ever taken any other types
3	of leaves? Has he ever been ill?
4	A. I think since we've worked together, he
5	has only taken one sick day.
6	Q. But he's taken vacation?
7	A. He's on vacation now. This is his
8	first vacation since we started.
9	Q. How long is that vacation for?
10	A. One week.
11	Q. I'm handing you what's been marked for
12	identification as Plaintiff's Exhibit 4. Please
13	take a look at it.
14	(Plaintiff's Exhibit 4, Defendants'
15	responses to Plaintiff's first set of
16	interrogatories dated June 10, 2013, was
17	marked for identification.)
18	A. (Witness reviews document.)
19	MR. HARMAN: For the record, this is
20	Defendants' responses to Plaintiff's first
21	set of interrogatories. It's dated
22	June 10, 2013.
23	A. To be honest with you, I'm reading it,
24	but I don't understand it. I know science; I
25	don't know legalese.

1 Okay. Do you recognize your name there Ο. 2 on the caption on the first page? 3 A. Yes, sir. Q. And could you please turn your 4 5 attention to Interrogatory Number 16. And just so that we are clear on what these are -- because I'm 6 7 not -- this is not an argument, nobody is trying to trick anybody. 8 9 To take the legalese out of it, these are 10 questions that have to be answered; right? So, 11 for instance, if you turn to Number 5 on Page 4. 12 Number 5 on Page 4 says, "Identify each 13 and every person with knowledge or information 14 regarding Defendants' policies and/or procedures 15 concerning hostile work environment." And the response there is "Equinox identifies Matthew 16 17 Herbert." 18 So there are questions and there are 19 answers. If you'll turn your attention to 20 Interrogatory 16, Interrogatory 16 states, 2.1 "Identify each and every person who, in any 22 manner, participated in the answers of these 23 interrogatories." And the response is "Equinox 24 identifies Patrick McPartland, Lawrence Rosen, Lawrence Sanders, Elizabeth Minton, Matthew 25

1 Plotkin, Joseph Matarazzo and Matthew Herbert." 2 Is it an accurate statement that you did 3 not provide any information in response to any of these interrogatories? 4 5 MR. MCPARTLAND: Object to the form. 6 You can answer. 7 I don't know what the questions are. 8 Well, you don't see your name there; 9 right? 10 That's correct. Α. 11 And do you have any reason to believe 12 that that response provided by Equinox is 13 inaccurate? 14 A. I don't understand the rest of these 15 questions that need to be answered. So isn't that 16 what I'm doing right now; I'm answering your 17 questions? 18 Q. I'm asking you if you believe that --19 you're not identified as having provided any 20 information in response to these interrogatories. 2.1 Do you believe that you did? Did anyone 22 ever go over any interrogatory questions with you? 23 Α. No. 24 Okay. That's all I wanted to know. 25 It's not a trick question. I just wanted to know

1	whether		
2	A. Okay.		
3	Q. I'm handing you what has been marked as		
4	Plaintiff's Exhibit 5. Please take a look at it.		
5	(Plaintiff's Exhibit 5, Defendants'		
6	responses to Plaintiff's first request		
7	for the production of documents dated		
8	June 10, 2013, was marked for		
9	identification.)		
10	Q. You don't need to read the entire		
11	document. It's similar in its nature in that it's		
12	in legal format, and it contains a lot of		
13	legalese, but I'll explain to you I just have a		
14	few questions.		
15	So take a moment to generally peruse it.		
16	If you need further time to read it, you're		
17	certainly entitled to that, whatever time you		
18	need.		
19	A. (Witness reviews document.)		
20	MR. HARMAN: For the record, this is		
21	Defendants' responses to Plaintiff's first		
22	request for the production of documents		
23	saying caption and CIV number is this		
24	action, and it's dated June 10, 2013.		
25	A. I'm looking at it, but it's just words		

1 on a page to me. 2 Q. Okay. Similar in nature, these are 3 requests that the plaintiff, Ms. Ashdown, made of defendants in this action, which include you. But 4 where these are -- the previous exhibit, 5 Plaintiff's 4, were requests for written 6 7 responses, Plaintiff's 5 is a request for documents, which includes documents and 8 9 information, which is anything, really. 10 So I'm going to ask you to turn your 11 attention to Number 29 on Page 16. 29 states, 12 "All communications, all documents, and all 13 electronically-memorialized information sent to or 14 from Defendant Maietta via text message concerning 15 Plaintiff wherein Plaintiff is referenced. Such 16 references include, but are not limited to, 17 Plaintiff's first name, last name, full name, 18 initials, nickname, or any variation of her name." 19 My question to you is, have you ever seen 20 this before? 2.1 A. This response sheet? 22 Q. This question. 23 MR. MCPARTLAND: Object to the form. 24 I don't remember reading a document Α. 25 like this, no.

1	MR. HARMAN: Okay. Give me a few
2	minutes. You can set that down for the
3	court reporter. The exhibits with the
4	green tabs go to the court reporter.
5	Give me a few minutes. I think I may be
6	wrapping up. Give me a few minutes to
7	review my notes.
8	(Recess taken)
9	MR. HARMAN: I don't have any further
10	questions.
11	Mr. Maietta, unless you have anything to
12	add to today's testimony there might be
13	additional questions for you, but I'll take
14	that up with your lawyer. There might be
15	additional legal issues or questions, but
16	I'll take it up with your lawyer, and you
17	will certainly hear through him if there
18	are any additional discovery issues that
19	arise.
20	Thank you very much for your time.
21	THE WITNESS: Thank you.
22	
23	(Time noted 2:57 p.m.)
24	
25	

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 175 of 178

1	INDEX	_	
2			
3	WITNESS: Mauro Maietta		
4	EXAMINATION BY: PAGE		
5	Mr. Harman	5	
6			
7	DIRECTION NOT TO ANSWER	PAGE	
8	DIR	17	
9	DIR	81	
10			
11	PLAINTIFF EXHIBITS	PAGE	
12	1, second amended complaint between	104	
13	Kerry Ashdown and Equinox, et. Al.		
14	2, two-page document dated January 9th	151	
15	to Joseph Matarazzo from Walker G.		
16	Harman, Junior		
17	3, Defendants' responses to initial	158	
18	discovery dated June 17, 2013		
19	4, Defendants' responses to Plaintiff's	168	
20	first set of interrogatories dated		
21	June 10, 2013		
22	5, Defendants' responses to Plaintiff's	171	
23	first request for the production of		
24	documents dated June 10, 2013		
25			

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 176 of 178

1	RULING	PAGE
2	RUL	17
3		
4	REQUESTS	PAGE
5	REQ	14
6	REQ	69
7	REQ	7 4
8	REQ	7 4
9	REQ	92
10	REQ	129
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

Case 1:13-cv-01374-HB-GWG Document 31-4 Filed 10/25/13 Page 177 of 178

```
2
 3
       I, MAURO MAIETTA, do hereby acknowledge I have
 4
    read and examined the foregoing pages of testimony,
 5
    and the same is a true, correct and complete
 6
    transcription of the testimony given by me, and any
 7
    changes or corrections, if any, appear in the
 8
    attached errata sheet signed by me.
 9
10
11
12
13
    Date
                 MAURO MAIETTA
14
15
16
17
18
19
20
21
22
23
24
25
```

1 CERTIFICATE OF NOTARY PUBLIC 2 I, RENATE REID, the officer before whom the 3 foregoing deposition was taken, do hereby certify that the witness, MAURO MAIETTA, whose testimony 4 5 appears in the foregoing deposition, was duly sworn by me; that the testimony of said witness was taken 6 by me in stenotypy and thereafter reduced to 7 typewriting under my direction; that said deposition 8 9 is a true record of the testimony given by said 10 witness; 11 That I am neither counsel for, related to, 12 nor employed by and of the parties to the action in 13 which this deposition was taken; and, further, that I 14 am not a relative or employee of any counsel or 15 attorney employed by the parties hereto, nor 16 financially or otherwise interested in the outcome of 17 this action. The witness will sign. 18 IN WITNESS WHEREOF, I have hereunto set 19 my hand this 23rd day of September, 2013. 20 2.1 22 RENATE REID 23 Notary Public in and for 24 The State of New York 25